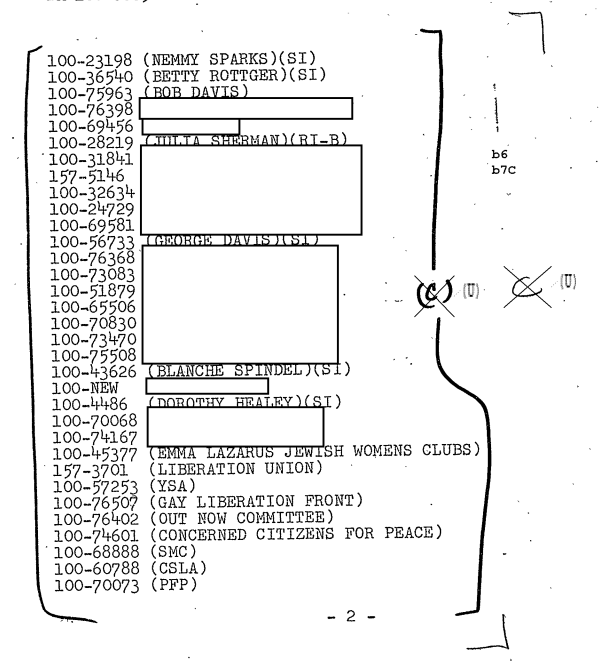
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FOI/PA
DELETED PAGE INFORMATION SHEET
FOI/PA# 1207996-0
Total Deleted Page(s) = 20
Page 31 ~ Duplicate;
Page 32 ~ Duplicate;
Page 33 ~ Duplicate;
Page 39 ~ Duplicate;
Page 40 ~ Duplicate;
Page 137 ~ Duplicate;
Page 138 ~ Duplicate;
Page 290 ~ Duplicate;
Page 291 ~ Duplicate;
Page 292 ~ Duplicate;
Page 293 ~ Duplicate;
Page 294 ~ Duplicate;
Page 296 ~ b6; b7C;
Page 297 ~ b6; b7C;
Page 298 ~ b6; b7C;
Page 299 ~ b6; b7C;
Page 300 ~ b6; b7C;
Page 301 ~ b6; b7C;
Page 302 ~ b6; b7C;
Page 303 ~ b6; b7C;
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FRI AUTOMATIC DECLASSIFICATION GUIDE CATE 01-20-2015 F42M28K35 UNITED STATES GOVERNMENT MEMORANDUM OFFICE SAC, LOS ANGELES (100-68654) DATE: 3/16/71 TO: b6 FROM: SUBJECT: PEACE ACTION COUNCIL IS - PAC LOCATION AGENT RECEIVED SOURCE ACTIVITY 2/17/71 Writer Registration List - PAC meeting (U)ALL INFORMATION CONTAINED 1/13/71 THE UNCLASSIFIED b7D EYCEPT WHERE SHOWN OTHERWISE. . Informant's report has been xeroxed and is attached: (\mathbf{U}) b6 CC: ь7С 100-41309 157-4245 CLASS. & EXT. BY 3670R 100-74624 REASON-FCIN II 100-29632 DATE OF REVIEW 3-16-9 157-5826 100-77463 100-75262 100-69390 100-70734 100-48136 100-55327 32*67 - 361)* 157-1976 ((MARGARET WRIGHT) 100-77462 100-57068 MARCE 16, 1971 100-NEW FEI-LOS ANGELES 100-74837 KPH/sal. (63)00 Read By CLASSIFIED BY APPROPRIATE AGENCIES EVERT FIRE GDS. CA AND FIELD OFFICES PLIE OF DECLASSIF ADVISED BY ROUTING SLIP (S) OF Ele Salficoid tor SORFHERMAL

DECLASSIFICATION AUTHORITY DERIVED FROM:



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LA 100-68654

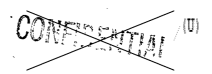
100-69039 (LONG BEACH CITIZENS FOR PEACE)
100-43513 (WLA)
100-76402 (NPAC)
157-1618 (BPP)
157-3909 (BPP - BREAKFAST PROGRAM)
100-72881 (COMMITTEE OF 100)
100-63415 (LACC)
100-74892 (WORKERS LEAGUE)
100-3267 (ACLU)
100-3512 (VETERANS OF ABRAHAM LINCOLN BRIGADE)
100-17375 (SWP)

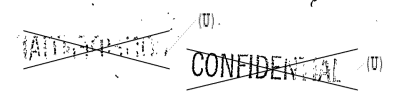
ACTION:

Informant was thoroughly interviewed concerning the above and could add nothing further.

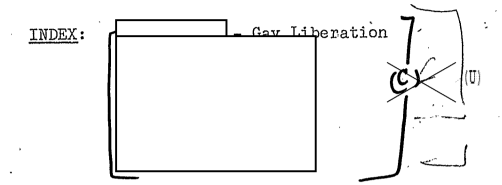
Use of or reporting of this information must be very discreet inasmuch as access to this registration list is very limited.

All other necessary action in connection with this memo has been taken by the writer.





LA 100-68654



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F42M28K35 UNITED STATES GOVERNMENT OFFICE MEMORANDUM SAC, LOS ANGELES (100-68654) b7C DATE: 3/15/71 TO: FROM: SA ALL INCORMATION CONTAINED [] PEACE ACTION COUNCIL HEREIN IS DISLASSIFIED SUBJECT: EXCEPT WHERE SHOWN IS - PAC OTHERWISE AGENT LOCATION ACTIVITY RECEIVED SOURCE Writer 2/17/71 Registration U) (C) List - PAC meeting 10/24/70 b7D Informant's report has been xeroxed and is attached: 4 - SAN DIEGO (REGISTERED) ALL INFORMATION CONTAINED HEREIN ICHROLASSIFIED EXCEPT WHERE SHOWN OTHERWISE. TO A MOTECO (REGISTERED) -7267-3615 b7C SEATTLE (REGISTERED) MARCH 15, 1971 FBI - YOS ANGELES CC: (U) 67D KPH/sal (70) COL Read By CLASS. & EXT. BY 367 UFICE REASON-FCIN II DATE OF REVIEW Appropriate agenties CLASSIFIED BY 1258 and field capic EXEMPT FROM GDS, CATE TO COLICA DATE OF DECLASSIFICATION INDERUNITE

DECLASSIFICATION AUTHORITY DERIVED FROM: FRI AUTOMATIC DECLASSIFICATION GUIDE

CATE 01-20-2015

LA 100-68654.

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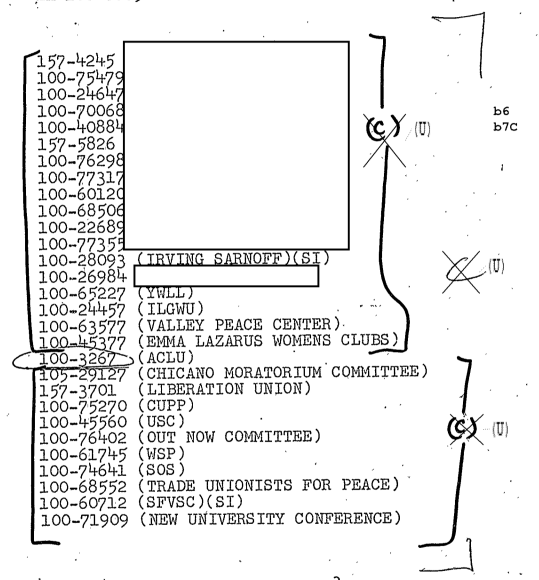
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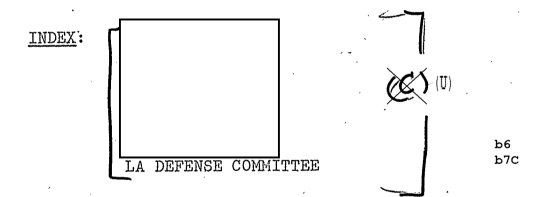
LA 100-68654

ACTION:

Informant was thoroughly interviewed concerning the above and could add nothing further.

Use of or reporting of this information must be very discreet inasmuch as access to this registration list is very limited.

All other necessary action in connection with this memo has been taken by the writer.





UNITED STATES GOVERNMENT

Memorandum

SAC, LOS ANGELES (100-77223) .

3/17/71 · DATE:

FROM

SA ROBERT H. CLAUDIUS DECLASSIFIED BY 367 URTES

SUBJECT:

HIGH MCHOOL UNDERGROUND NEWSPAPERS

IS - MISC.

SOURCE	ACTIVITY	RECEIVED	AGENT	LOCATION	
	Background or underground or paper "Come ! & DAVID AARO! 2/71.	news- logether"	Writer		b7D

Source's report has been xeroxed and is attached:

ACTION:

All necessary action in connection with this memo has been taken by the writer.

INDEX:

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100-24779 (DAVID AARON SHAPIRO) 100-719öh 100-3445% 100-75245 (ECOLOGY COALITION)

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100-68501 100-27490

RHC/mja (9)/KGC Read by

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ELIP (S) CP Classificat

MARCH 17 FB! - LCS ANGELES

MEPROPRIATE AGENCIES AND PIECE CEPTOTS

ADVISED ITEM

** Indexing continued on page two.

CONFIDENTIAL

EXEMPT PROM GDS DATE OF 1 LA 100-77223

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THE ASSOCIATED HIGH SCHOOL STUDENTS FOR SOVIET JEWS

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OPTIONAL FORM NO. 10 MAY 1962 EDITION GSA FPMR (4: CFR) 101-11.6

UNITED STATES GOVERNMENT

Memorandum

:SAC, LOS ANGELES (100-3267) TO

DATE: 3/16/71

:SA ROBERT H. CLAUDIUS

SUBJECT: AMERICAN CIVIL LIBERTIES UNION

TS-C

CONFIDENTIAL

SOURCE	ACTIVITY	RECEIVED	AGENT	LOCATION
	Info re activities of	3/3/71	Writer	
	ACLU. 2/8-12/71.			ь7D

Informant's report has been xeroxed and is attached:

F BY 367 URTICAL REASON-FCIM II, 1-2.4.2 DATE OF REVIEW

(**U**)

Informant was thoroughly interviewed concerning the above and could add nothing further.

All necessary action in connection with this memo has been taken by the writer.

INDEX:

ACTION:

b6 b7C

ALL INFORMATION CONTAIN HEREIN IS UNCLASSIFIED EXCEPT WHERE SHOWN OTHERWISE.

 $\{IJ\}$ b7D CC: 100-73061 (DR. BENJAMIN KARPMAN 100-42713 (EASON MONROE) 100-4876 (ABRAHAM WIRIN)(SI) (\mathbf{U}) RHC/tgb Read by RHC

APPROPRIATE AGENCIES

SCHALISE



(U) CONFERENTIAL

CONTRACTOR

b7D

CECLASSIFICATION AUTHORITY DERIVED FROM: FRI AUTOMATIC DECLASSIFICATION GUIDE CATE 01-20-2015 F42M28K35

SOURCE:

DATE:

Week of February 8-12, 1971

The following is a report which is based on a series of discussions during the past week with Dr. Benjamin KARPMAN. The information on this report, in my opinion, has not been too widely discussed so that this information should be guarded.

In different meetings with Dr. KARPMAN, Dr. KARPMAN is a vice-president of the American Civil Liberties Union. Number one, he stated that the telegram that Eason MONROE had sent to Sheriff PITCHESS congratulating him was done on MONROE's own initiative, without discussion with other ACLU members, although it has had tremendous reprocussions from the Chicano community toward Eason MONROE and the ACLU.

The second telegram that was sent in which what me thought of MONROE's tactics has led to somewhat or a split on the Board of the ACLU and on MONROE's actions (U)

The ACLU is now in the process of evaluating the possibilities of filing a suit against the County of Los Angeles. I want to stress COUNTY because it is not going to be against the Sheriff's Department, for the shooting of the Jewish person who was killed during the January 31, 1971 incident on Whittier Boulevard. They are reluctant to file a suit for a Jewish person in the Chicano community.

Al WIRIN has indicated that he would handle the case against the County, if someone of a Chicano background, who was wounded, could be found to tie the two cases together. They have possibly come up with someone and it is extremely guarded because this person has not been contacted by the ACLU but will be contacted possibly within the very near future. This person was at the Bella Vista Hospital with shotgun wounds. His name is ______ He lives at ______ California. He is possibly the other person. This part of the report is extremely guarded.

They are filing the suit against the County and not the Sheriff's because it is Al WIRIN's opinion that Sheriff PITCHESS knew that there was going to be a riot on January 31st. It is Al WIRIN's contention that the County of Los Angeles was not prepared to handle the riot since there was no teargas available or other means that are used to handle a riot. The Sheriff's Department immediately fired guns which is the last resort in a riot control situation and this will be the basis of his case, if it is filed.

Filing the case by the ACLU will tend to put the ACLU back in the good graces of the Chicano community. I understand ACLU investigators are trying to find out if the person who at the end of the

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Moratorium said, "Let's go to the Sheriff's station and picket" was a police provocateur. If it can be found that the person who hollered that statement was a police provocateur then it would change the whole character of the situation. As of now, the Sheriff's Department is not on the defensive but on the offensive in the sense of their low profile that they took on January 31st

On Thursday, February 18, 1971, at 4:30 p.m., at the Community Hospital, there will be another meeting of certain individuals of the Chicano community with Dr. KARPMAN on these two subjects.

END OF REPORT

3-1-71:klk

2-8/12-71

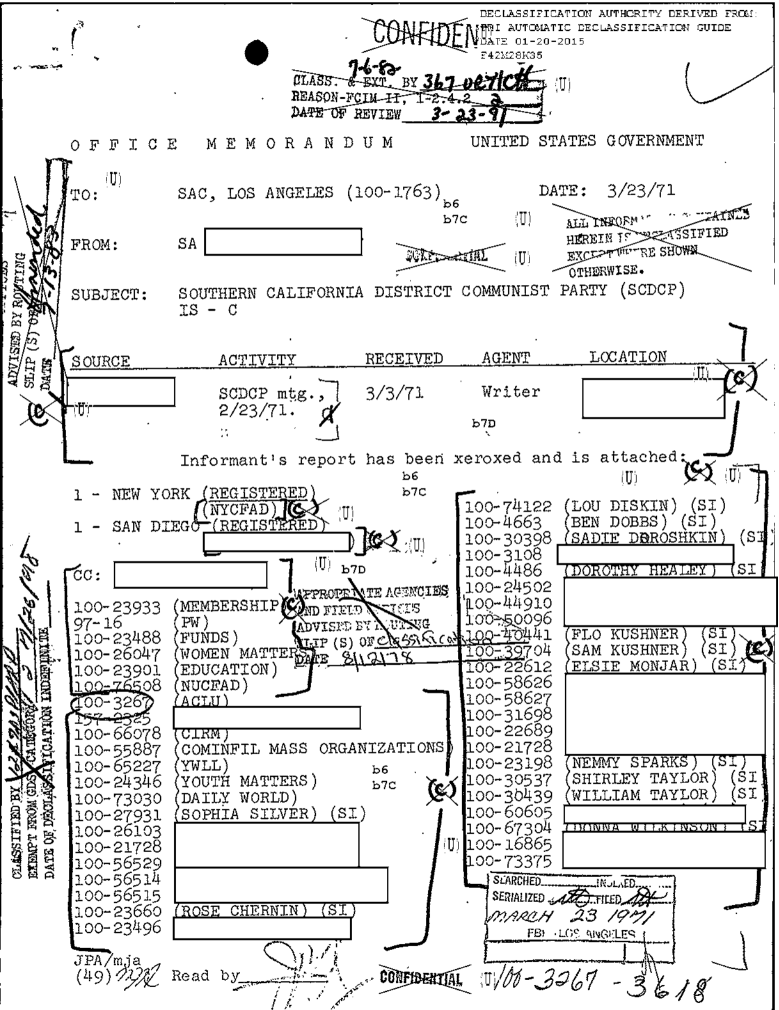
Page Two

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cc: FBI

Name:

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LA 100-1763

ACTION:

Informant was thoroughly interviewed concerning the above and could add nothing further (U)

 $\,$ All necessary action in connection with this memo has been taken by the writer.



DATE 01-20-2015 F42M28K35

CONFIDENTIAL Los Angeles, California

February 24, 1971

It was reported to me that on January 23, 1971, 10:45 A.M., The District Committee, Southern District, Communist Party met at the Hungarian Cultural Center, 1251 South Saint Andrews Place, Los Angeles, California.

The meeting was ______ The previous announced agenda was: Party Building and Recruiting Drive, - and Peoples World and Circulation Drive. Bill Taylor made the main report.

- 1. In the conclusion of the report by Bill Taylor, he pointed out the importance of better policing of the members that we have already. That members are sometime lost because we don't keep up with them. That we have lost members through incorrect and improper transfer procedures. The clubs must keep on top of transfers clear through til the member is picked up by the new club. New members must be reported each month with initiating fees for each new member reported along with some information of the member, such as unemployed, or whatever kind of worker or their livelyhood might be. This district alone has a quota of 140 new members by the time of the convention. So we will have monthly check-ups on all clubs so as to know what progress is being made.
- stated that we are not seemingly appealing to the real majority, the real working class. The real working class and real majority are the people who are bringing home a pay check every week, and these people still subscribe to non-violence etc. It seem that these are the people we should be trying to reach. (note throughout the meeting, not a single comment was made with respect to remarks, just as though nothing had been said).
- 3. Donna Wilkinson stated the Los Angeles quota of the P. W. is still \$40,000 and most clubs have accepted their quota. That each club must also discuss taking bundles of papers for distribution each week. That the comming P. W. anniversary on the 14th will be dedicated to the WOMEN IN STRUGGLE. And special tribute will be made to Sadie Doroshkin.
- 4. Sam Kushner stated that this week alone, five stories were carried in the P. W. that was not carried by any other paper. This shows the need for the paper and how badly we need to return to a full size paper. The morale of the readers were badly damaged by the cutting of the paper in the past.

5.	stated the N.U.C.F.A.D. has opened a Lo	s Angeles
Offic	e at 4619 South Broadway in Los Angeles Phone #23	5-5074
More_	comrads are needed to be involved in	work.
Also	birthday is We can let ner	
we are	e thinking of her by sending cards. Each of us show	ild get ou
our or	wn mailing list and keep it handy for mailing out ma	aterial on
the	to keep the public informed.	~
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Page 2 of 2 pages

Los Angeles, California

February 24, 1971

(I) (Jan. 23, 1971 Cont'd)

- It was reported that A. L. Wiring of the A.C.L.U. made a de-6. mand that all charges be dropped, and removal of That on March 20th a conference will be held on emmigration. Many Mexican-Americans who are on welfare, and do not have legal documents to be here are being deported. Also job hunters. The YWLL is planning a rummage sale and needs goods. The number to call is 5821087.
- 7. Lew Diskin stated the White youth is retreating from the Committee because the black youth is taking over. The committee needs party members protection for Black and White The Chicano Cadre Institute is where we are just releadership. cruiting eight new members. It is not necessary to have a meeting every time you have a problem. Leaders need initiative, this is typical to what is happening in the Committee. YWLL is the most important thing and the future of the party. We must renovate party office, and move the book store to a more modern store. The youth are there.
- Proposals: Every club compile a mailing list to be used in the 8. drive. A task force from the district for shop consentration, and new classes be organized. The P. W. and Daily World be used for the party drive. The district build two additional industrial clubs, and complete by the next six months. Build one shop club by the end of the year. Every district committee member give a day's pay for opening the P. W. Drive in March.

has been As of January 9th a LEGAL set-up in New York. Mail money to:

Among those present were: 35 persons:

SADIE DOROSHKIN-DORTHY HEALEY NEMMY SPARKS SOPHIA SILVER FLORE KUSHNER ELSIE MONJAR VELMA NEAL -MARQUE NEAL JOAN JAMES

FLOYD WALLS ANITA ROSTODHA _ SHIRLEY TAYLOR SHIRLEY KESSLER BETTIE WILLET BILL TAYLOR DONNA WILKINSON COY BUTLER AARON COHEN BEN DOBBS FELIX PADILLA

SAM KUSHNER EMIL FREID BOBBIE WOODS BEVERLY MAJOR CHARLENE BUTLER ARVILLA JACKSON HARRY HUNT

WILL SOLOMON OTIS DIXSON ROSE CHERNIN LEW DISKIN -

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OPTIONAL FORM NO. 10 MAY 1902 EDITION GSA FPMR (41 CFR) 101-11.6 UNITED STATES GOVERNMENT *1emorandum* b6 b7C : SAC, LOS ANGELES (100-74707) 3/24/71 DECLASSIFIED BY 36 FROM MOVEMENT FOR A DEMOCRATIC MILITARY (MDM) IS - C SOURCE ACTIVITY RECEIVED AGENT LOCATION Interrogation |3/9/71 Writer by LBPD of MDM ALL INFORMATION CONTAINED members HEREIN IS UNCLASSIFIED 2/13/71 EXCEPT WHERE SHOWN OTHERWISE. Source's report has been xeroxed and is attached: AGENCIES SAN FRANCISCO (REGISTERED) (UC, BERKELEY) T.TP (S) 02 (STANFORD UNIVERSITY) CC: APPROPRIATE AGENCIES EXEMPT FROM GDS, AND FIELD OFFICES 100-72792 ADVISED BY ROUS 100-72594 TLIP (S) OF .100-68888 100-61946 100-74126 100-71731 b7C 157-5089 (JANE FONDA) 100-69663 (SDS) 100=72391 100-3267 (ASU) (ACLU) (FRIENDS OF THE BLACK PANTHERS) JRC/bjg (15)Read by Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan `CONF)QENTIAL

TO

CLASSIFIED BY

LA 100-74707

ACTION:

All necessary action in connection with this memo has been taken by the writer.

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OPTIONAL FORM NO. 10 MAY 1992 EDITION GSA FPMR (41 CFR) 101-11.6

UNITED STATES GOVERNMENT

1	Memoran	dum			6
то :	SAC, LOS ANGEI	•		DATE: 4/15/7	71
FROM ;	SA ROBERT H.	CLAUDIUS DECLASSIE ON LIBERTIES UNIO	7-6-85	27/cH :	\
SUBJECT:	AMERICAN CIVII IS - C	, LIBERTIES UNIO	Appeal N	# 9-0113	CONFIDENTIAL
	SOURCE	ACTIVITY	RECEIVED	AGENT	LOCATION
		Mtg. of American Civil	3/26/71	Writer	
		Liberties Unio		b 7D	
1	· Sou	arce's report ha	s been xero	xed and is	attached:
	ACTION:				
		I necessary acti n by the writer.		ction with [.]	this memo
	INDEX:			HERE	NTORMATION CONTAIN IN IS UNCLASSIFIED PT WHERE SHOWN
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THE BY 1269 11 PROM GDS, CATEGORY 1	100-64165 (TI 100-59345 100-48472 100-72893 (EI	ACC) HOMAS BRADLEY) LACC) CLU)		(U) APD FIZ ADVISE STIP 15	FIATE AGENCIES TO CETTICES TO OF COSTO CONTROL TO OTROL
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CONFIDENTIAL

Buv. U.S. Savings Bonds Regularly on the Payroll Savings Plan

SOURCE:

RATE/TIME:

2000-2200 hrs. March 25, 1971

LOCATION:

5241 W. Olympic Blvd. (Wilshire Crest School)

ACTIVITY:

This meeting was held to hear several guest speakers such as Dr. Kenneth WASHINGTON, who is seeking re-election to the Jr. College Board of Trustees who spoke on such issues as role of campus police and money involved in such action. ELA student strike, and the South Gate Board of Trustees meeting held last week. Another guest speaker was Dr. William WANAMAKER, LACC Health Service Center, regarding student medical problems. Dr. David Lopez LEE spoke on his campaign struggle and Councilman Thomas BRADLEY spoke urging people to join the AMERICAN CIVIL LIBERTIES UNION.

SPONSOR:

AMERICAN CIVIL LIBERTIES UNION (Wilshire Chapter)

The following people were identified and present:

Thomas BRADLEY, Councilman Sheila MANES, Chapter President Dr. Ben CARPENTER, former Chapter President; works at Bio-Science Laboratories,

Santa Monica Dr. William WANAMAKER, Dr. at LACC Health Service Department

Willard HARPER, running for Office No. 1, Jr. College Board of Trustees

Dr. David Lopez LEE, running for Office No. 5, Jr. College Board of Trustees Arturo SANDOVAL, campaign worker for Dr. Lee

The meeting was started by Wilshire Chapter's new President, Sheila MANES, who introduced herself and former President, Een CARPENTER.

The first guest speaker was Dr. Kenneth WASHINGTON, who spoke on his upcoming re-election for Jr. College Board of Trustees. He spoke on such subjects as his fight with the other "right wing John Bircher's" such as OROZCO and ANTONOVICH. He also spoke on problems facing the junior colleges today such as students not being able to enroll in classes they wish to take and problems being experienced by students wanting to transfer to state colleges. He stated that students were forced to quit school because of all the cheap political games their playing with the students. He stated his approval for bussing students who are unable to drive to school. Dr. WASHINGTON stressed

the fact that the junior colleges are spending millions of dollars to employ spies on the campus instead of spending it towards obtaining more teachers. He stated he was behind the students of ELACC in obtaining a Chicano president at ELACC and a minority president at Southwest Junior College. WASHINGTON durther stated that "It's better they break windows to alarm people them shooting them and stated that "the only way to get rid of DAVIS is to get rid of YORTY and get someone in there to select a new Police Commission which would in turn get rid of DAVIS."

The next speaker was Los Angeles Councilman Thomas BRADLEY, who urged people that were present and that were not members of the ACLU to join "the wonderful organization." He also stated that "as soon as justice can flow in an even manner, there won't be any need for an organization such as ours" and "I'm very glad to be a member of this organization.

The next speaker was Dr. WANAMAKER of LACC Health Service, who stated that a big reform was needed in the junior college level as far as student medical plan was concerned. He stated that a lot of students may be running around the campus with any number of illnesses such as TB, etc., and that we should require a complete physical before entering the school "so they don't spread what they have to other students." He stated that it was so bad right now that "we can't even give a student an aspirin," but stated he did give students aspirins.

The next speaker was Dr. David Lopez LEE, who talked about his campaign, handed out leaflets about his campaign and talked about the issues of ELACC.

Another guest who did not speak on his campaign was Willard HARPER, who passed out a leaflet about his campaign and also a copy of the L. A. News Advocate and stated he bought the issues of these papers and urged people to read them and spread the news.

Before the meeting started, Ben CARPENTER handed HARPER \$20.00 for his campaign. HARPER stated he would use it for newsletter\$ he was having made up (approximately 20,000).

The meeting ended at 2200 hrs. No other meeting was mentioned. A mailing list was passed around and everyone signed it and was kept by the Chairman, Sheila MANES.

END OF REPORT

3-26-71:klk

CC:

FBI

Name: Date:





Memorandum



SAC, LOS ANGELES (100-76508)

DATE: 4/8/7

FROM

SA NORBERT R. LINKER

SUBJECT:

NATIONAL UNITED COMMITTEE

TO DEFEND ANGELA DAVIS

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SOURCE	ACTIVITY	RECEIVED	AGENT	LOCATION
	Defense Com.	3/24/71	Writer	
	Schedule of			
	tivities.,	`		b 6
	3/16/71.			b 7C
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Informant's report has been xeroxed and is attached:

ACTION:

Informant was thoroughly interviewed concerning the above and could add nothing further.

CC:		b7D		
157-53 157-16 157-46 100-55	18 (BLACK P 37 (YOUNG L	ANTHER PAR	RTY)	COMMITTEE)
100-77 100-62 100-33	086	AN CHURCH)		
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Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

100-3269-3622 EARCHED _____INDEXED_____

APR 8 1971

LA 100-76508

Obtained by Informant at San Rafael, 3/16/71 Duplicate and place original in informant's file.

All necessary action in connection with this memo has been taken by the writer.

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	FOUNDATION	b6 b7C

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10 a.m. General Assembly - discussion of events and other details.

10:30-11:30

Panel: "Political Defense: a Community Issue?"

National United Connittee

Soledad Brothers Defense Committee

Los Siete Defense Committee

Black Panther Party

Young Lords

Defense Committee

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11:30-12:30

Panel: "Prisons and Courts - a Conspiracy?"

National Lawyers Guild

Bar Sin ister

S.A.T.E. E.M.P.L.E.O. A.C.L.U.

12:30-2 p.m. General Assembly & Rally -a report from the courtroom by and free lunch

(Weather permitting, all of the above will take place in the large field to the East of the Civic Center. If the weather is bad, all events including morning panels will be held in the nearby Unitarian Church, 240 Channing Way: north along Civic Center Dr., right on Professional Center Pkwy., right on Channing.)

2 - 5 p.m. Workshops: "Problems in School Organizing"
High school and university participants

"Political Fund-Raising"
Los Angeles C.F.A.D.
Ella Hutch

"Problems in Mass Organizing:Black, Brown, Asian, White"
NUCFAD
Soledad Committee

Young Lords....

"Political Defense: Revolutionary or Reform Work?"
NUCFAD

Bar Sinister
National Lawyers Guild
Black Panther Party

"Inmate Organizing and Outside Support Groups" S.A.T.E.

E.M.P.L.E.O.

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Presidio 27 Defense Committee

"Prison Condit:	ions"
S.A.T.E.	
E.P.L.E.O.	
Los Siete	
	Committee

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(All workshops will be held at the Unitarian Church; rooms will be designated at the beginning of the workshops.)

5 p.m. on - Entertainment (Music and maybe some theatre) and dinner

BROTHERS AND SISTERS:

GENERAL INFORMATION

Remember what we're about here - we've got a chance to make some important and permanent connections among community based groups who are out to free all political prisoners. Small incidents will give the "authorities" an opportunity to attack.

Let the monitors deal with all problems. They're trained and prepared.

Monotors (wearing armbands) will be found all around the Civic Center area to give directions, aid and assistance. Ask them to help you if you need it.

Accommodations will be provided for everyone who wants to stey through the heating series (information will be given at the end of the workshops). We'll give you food and shelter, but you can contribute by helping us go back into Bay Area communities on Wednesday for more people, more food, more support and more ideas. We're going to have to be pretty creative in the next couple of days. Stay to see about

Lemorandum SAC, LOS ANGELES (100-3267) DECLASSIFIED BY FROM SA ROBERT H. CLAUDIUS SUBJECT: AMERICAN CIVIL LIBERTIES ASSOCIATION SOURCE ACTIVITY RECEIVED AGENT LOCATION Mtg. of the 4/6/71 Writer American Civil Liberties Ass'n 3/25/71 b7D Source's report has been xeroxed and is attached: ACTION: All necessary action in connection with this memo has been taken by the writer. INDEX: ALL INFOPMAXION CONTAINED b6 HEPEIN IS VNCLASSIFIED b7C EXCEPT WHARE SHOWN OTHERWISE. CC: b7D 100-31763 100-63415 LACC) 100-64165 THOMAS BRADLEY) b6 100-59345 b7C CLASSIFIED BY IAPPROPPIATE AGENCIES EXEMPT PROM CDG. CATEG (AND FILT ?) DATE OF DECLASSIFICATION INDEFINITI ADVISE SLIP (S) OF RHC/amp Read by



Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

CONFIDENTIAL

	DECLASSIFICATION AUTHORITY DERIVED FROM:
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& Towns of	
	Date prepared
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Date received Received from (name or symbol number)	SA K.P. Hemment
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If orally furnished and reduced to writing by Agent: Date	Date of Report
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Published by ACLU.	File where original is located if not attached
* INDIVIDUALS DESIGNATED BY AN ASTERISK (*) ONLY ATTENDED A	MEETING AND DID NOT ACTIVELY PARTICIPATE.
VIOLENCE OR REVOLUTIONARY ACTIVITIES WERE NOT DISCUSSED.	on date
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Special Agent	- APR 13 1971 FBT - LOS ANGELES

Court Order Curbs Mayor Yorty, Chief Davis

A ban on extra-judicial statements by public officials has been ordered in the case of Los Angeles and San Leandro policemen facing federal prosecution for the "mistake" slayings of two Mexican nationals last July.

U.S. District Court Judge A. Andrew Hauk, before whom 3 officers indicted by the Department of Justice for the shootings appeared for arraignment March 29, issued an order that day at the request of ACLU co-counsel A. L. Wirin and Fred Okrand "to protect the right of fair trial and the integrity of the judicial process."

The order applies to Los Angeles Mayor Sam Yorty and Police Chief Edward M. Davis as well as to attorneys, witnesses, and other persons officially connected to the case.

The judge to whom another set of federal indictments of officers was assigned took the request for a gag order under submission, but issued a "strong suggestion" that there be no outside talk about the case. U.S. District Judge Charles H. Carr, in the case of 2 officers and an informer indicted for a burglary plot, urged that persons connected with that case "cease and desist" from discussing it.

Sgt. Marshall F. Gaines, indicted for the burglary plot, is also charged for the slaying of Guillermo Sanchez at a "skid row" apartment house July 17; charged for the simultaneous death of the other Mexican, Guillardo Sanchez, are Los Angeles officers Jeffrey Fedrizzi and Hector Zepeda, and San Leandro policeman William Kinsella.

Federal Judge Warren J. Ferguson, assigned to the third civil rights case against policemen announced by the Department of Justice March 3, declined to issue a gag order in the case of Peter J. Lupton, charged with forcing a woman to disrobe in his patrol car. Lupton has subsequently resigned from the police department. Judge Ferguson stated that the pre-trial publicity surrounding Lupton's case

eastern Republican Party to get the minority vote in the largest state in the country."

Davis also commented derisively that Mitchell should be honored as "Man of the Year" by the ACLU.

The gag order does not apply to public discussion before the city council concerning proposals for the city to pay the legal costs for Los Angeles policemen facing trial.

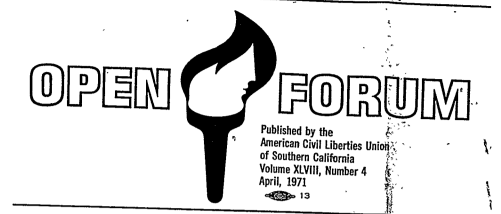
Wirin and Okrand's request for the gag order noted that "numerous references to the results of inadmissible polygraph (lie-detector) examinations have been made by high ranking public officials." By "concluding therefrom that one of the defendants is guilty, others innocent," the request stated, public officials are "threatening the right to fair trial of both defense and prosecution."

Draft Counseling Threatened

A federal grand jury sitting in Los Angeles has embarked on an apparent "fishing expedition" into draft counseling activity in Southern California.

Three counselors at the McAlister Center for Religious Activities, which does draft counseling work at Claremont College, were subpoenaed to appear before the grand jury March 18, and to produce records of their caseload.

They were ordered to produce "all records pertaining in any way to any and all physicians, dentists or psychiatrists to whom any draft counselee has been referred by personnel ... and all records of counselees so referred."



Los Angeles Violates "One Man, One Vote" Rule

Under the doctrine of "one man, one vote," Los Angeles' apportioning of city councilmanic districts on the basis of voter registration figures is unconstitutional, the California Supreme Court ruled last month, and so is the city charter provision allowing for 10% variation in the number of voters per district.

In its unanimous ruling, however, the state's high court did not adopt the contention of ACLU volunteer attorney Lawrence W. Steinberg that all representation schemes based on registered voters rather than total population figures are inherently unconstitutional.

"By our holding today," wrote Judge Raymond L. Sullivan in an opinion handed down March 3, "we should not be understood to condemn a voter-based apportionment in all circumstances and for all time.

"Where such a plan is shown to fairly reflect population distribution," he continued, "it may withstand constitutional attack."

But the court did emphasize "the primacy of population as the keystone of electoral districting," and termed the var-

According to census figures provided by the city's Planning Department, the 2nd district, in the San Fernando Valley, is one of the smallest in population, with 164,850 residents, yet has the largest number of registered voters—83,275— of all the districts.

In contrast, the heavily minority 9th district, in eastern Los Angeles, has the largest population — 260,503 residents—but only 74,624 registered voters.

Yet under the existing scheme, each has been entitled to one representative on the city council.

The court refuted the city's contention that these figures could not be taken into account because they are only "estimates prepared by the Los Angeles Planning Commission."

Noting the irony of that argument, Judge Sullivan wrote, "Strangely, the city contends that these statistics, prepared by its own planners, are an insufficient basis for demonstrating the inequality of the present districting scheme."

The ruling came on a suit originally filed in August, 1968, shortly after the United States Supreme Court held that

Potentially Prejudicial

In seeking the order that Judge Hauk did issue, ACLU counsel referred to the American Bar Association's report that "The principal source of potentially prejudicial statements... is the public official, whose words have the ring of authority and authenticity."

Both Mayor Yorty and Police Chief Davis have voiced strenuous objection to the federal indictments, viewing them as an affront to the city and its police department.

Yorty told a news conference the day the indictments were announced that they were "unjustified."

Davis the same day declared that his officers were not guilty, and charged that the indictments, announced in Washington by U.S. Attorney General John N. Mitchell at the request of the U.S. attorney in Los Angeles, Robert L. Meyer, had "political motivation," which the police chief analyzed as "an attempt on the part of the

uniteer attorney Richard Posell, co-chairman of the affiliate's Military Justice Committee, argued that there should be a confidentiality privilege for draft counseling equivalent to the attorney-client privilege, especially since many who seek aid from draft counselors do so because they cannot afford an attorney.

The wholesale subpoenas should also be quashed, Posell contended, because they have a "chilling effect on the whole draft counseling process."

Counselors and clients, he urged, "have a right to give and receive draft information. These counselors are providing a service that the federal system should but does not provide."

Federal District Judge E. Avery Crary, however, denied the counselors' motion to quash the subpoenas. They subsequently took the Fifth Amendment before the grand jury: a further judicial consideration of the matter was set over until a hearing later in April.



Melvin Van Peebles and Eason Monroe

and "grossly unequal;

Minority Communities

Minority communities, where voter registration is generally below the averages of white neighborhoods, have suffered under-representation, as the total population in heavily minority districts is significantly greater than in districts that are primarily white. Redrawing district boundaries along population lines would thereby give proportionately more equal weight to minorities on the city council.

one vote dictum.

Named plaintiff in the ACLU's class action suit was Richard Calderon, active in the Mexican-American Political Association.

The ruling will not affect the upcoming election for several city council seats, according to Roger Arnebergh, the city's attorney, because of the practical difficulties of redistricting between now and the May 25 general elections with the primary April 6.

Black Producer Attacks Movie Rating Code

Accusing the Motion Picture Association of America of "cultural genocide," black film-maker Melvin Van Peebles has refused to submit Sweet Sweetback's Baadasssss Song, his recently completed film now ready for release, for a rating under the MPAA's code.

ACLU executive director Eason Monroe, appearing with Van Peebles at a press conference March 22, announced the affiliate's support for a court challenge to the motion picture industry's rating system.

Van Peebles informed the MPAA that he would file suit, with the ACLU as a friend of the court, unless the filmrating body agreed within ten days to give Sweet Sweetback's Baadassss Song a "nonrating" for blacks.

The MPAA, he charged, has no right to judge his film, "made from a black perspective for blacks," and "no right to tell the black community what it may or may not see." He held the motion picture industry responsible for "white colonization of black minds."

The ACLU, Monroe explained, is opposed to the rating system in its entirety, as unconstitutional prior censorship.

MPAA rules call for the application of an "X" rating—which bars the film from 17-year-olds or younger—to all films

that are not submitted to the Motion Picture Code and Administration for a rating. Challenging this practice, Van Peebles noted in his letter to the MPAA that "when an artist refuses to submit his work to your jury (all-white), your rules require him to self-apply an 'X' rating to his film." Such a regulation, Van Peebles continued, "necessarily limits the number of persons who will see the film and stigmatizes the film."

The film is a portrayal of black life and police injustice. The title, Van Peebles pointed out, contains a "ghetto" word—"baadasssss"—which does not have acceptance in the white community. Whites have no business censoring it, he maintained. "If blacks were the censors," he added, "Stepin Fetchit' would be an "X'."

Now an independent producer, Van Peebles, who previously directed Water-melon Man, charged that the MPAA's "existing film rating practices violate state and federal anti-trust, unfair competition, and other laws."

Also at stake, he informed the MPAA in announcing his intention to sue the organization and its president, Jack Valenti, are "rights of expression, the free flow of ideas, the nature of the creative process, and the rights of the black community."

American Civil Liberties Unio 323 W. Fifth Street Los Angeles, Calif. 98013



Performing at an ACLU jazz benefit Sunday, March 21, were John Morrell, guitar; Mike Wofford, piano; John Gross, saxophone; Henry

Franklin, bass; Gary Barone, trumpet; and Shelly Manne, drums. Many other distinguished jazz artists joined in the "Saidte to Shelly Manne," attended by some 1,000 jazz and ACLU buffs. (Photo courtesy of Dee Gordon.)

In April

Beverly Hills-Westwood

The Steering Committee of the Beverly Hills-Westwood Chapter will meet Monday, April 12, 8 p.m., at the home of Fritzi Goldberg, 2907. Sepulveda Blyd. Chapter officers will be nominated and plans drawn addressed to upcoming legislative action.

"Legal Rights for the Poor" will be the topic at a meeting Wednesday, April 21, sponsored by the Beverly Hills-Westwood Chapter; with Dan Luevano, chairman of the Foard of directors of

Hollywood

The Hollywood Chapter will meet Thursday, April 15, from 8 to 10 p.m. at the Hollywood-Los Feliz Jewish Community Center, 1110 No. Bates (corner of Sunset), to discuss the chapter's legislative action program on reapportionment and the war, and to institute an ACLU membership campaign.

San Diego.

The San Diego Chapter will hold three meetings in April on "Civil Liher-

Pasadena Charter

Assailed

The Pasadena Chapter, as the outcome of meetings last month, is currently focusing on attempts to change sections of Pasadena's city charter that have the effect of blocking minority representation in local government.

Two aspects of Pasadena's election processes are under attack; the registered voters basis for apportioning districts; as was just ruled unconstitutional in Los Angeles; and a 60% instead of simple major.

a city-wide run-off otherwise between the

two top candidates.

Thus, a black candidate could receive, for example, 57% of the votes in his district, yet have to face a city-wide run-off against a white candidate who pooled under 43% in that district. Historically, such city-wide run-offs in Pasadena have meant the election of the white candidates, with virtually no voice on the city's board of directors for Pasadena's black population.

In a coalition with the NAACP, the Pasadena Urban League, the Metropolitan Baptist Church, and the American Friends Service Committee, the ACLU in Pasadena will appear before Pasadena's governing body in late April to seek revision of those charter provisions. Pasadena ACLU members interested in joining the delegation are asked to contact Ruth Abraham. Chapter, coordinator, at the

Hawkins, as guest speakers. The discussion will be held at Temple Isaiah, 10345 W. Pico Blyd., at 8 p.m.

Brentwood,

The Brentwood Chapter's Steering Committee will meet Tuesday, April 13, at 8 p.m., at the home of Mr. and Mrs. Arnold Spielberg, 1032 El Medio Place, Pacific Palisades. For directions or further information, call 459-2062.

The Brentwood Chapter is planning a four-part symposium on prisons. parole and munishment; in successive weekly sessions beginning April 21, preceded by a week-end visit to the California Men's Institution in Chino. Chapter members interested in attending the fact-finding trip are asked to call Chic Wolk at 472 4987. Registration for the symposium sessions will be limited to those responding to a mailed invitation. Discussions will be led by attorney Peter Ostroff, head of the ACLU's Rights of Prisoners Committee; UCLA sociology professor Jerome Rabow; Tom and Grace Nelson, dealing with "halfway houses"; and Assemblyman Alan Sieroty, concerning prison reform through legislation.

Rights as a document loday. Members and friends are invited to attend the meeting nearest their home or otherwise most convenient. April 19, 8 p.m., at the home of Mr. and Mrs. Bill Jorgenson, 4139 Atascadero Drive; April 20, 7:30 p.m., at the Southeast YMCA, 151 No. 45th Street; April 21, 8 p.m., at the home of Mr. and Mrs. Hirsch Gottschalk, 4637 El Cerrito.

South Bay .

The South Bay Chapter's regular business meeting will be held Thursday, April 8, in the Community Room of the apartment complex located at 3030 Merrill Drive, in Torrance.

Whittier 🦤

The Executive Board of the Whittier Chapter will meet Tuesday, April 13, at 8:30 p.m., at the home of Charles Reed, 5423 So. Acacia. Phone 699-2234 for directions or further information.

The Whittier Chapter will participate in a benefit for the Whittier Draft and Military Counseling Service April 17 at the third Annual Seder of the Unitarian Society of Whittier (corner of Wardman and Bright). For further information call 696-0213.



 Eason Monroe Executive Director Harriet Kata Editor

Officers of the Board of Directors

Marvin Schachter President Vern Bullough First Vice-President Aris Anagnos.
Second Vice-Presiden
Rev. Edgar Edward:
Treasurer

Dr. Benjamin Karpman Third Vice-President Don White Secretary

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"Mop-Up" Phoners Needed In All Chapters

Volunteers to make local telephone calls are needed in all chapters, according to Jim Burford, head of the Hollywood Chapter, who is assisting with the coordination of the affiliate's membership renewal campaign.

Approximately 50% of the ACLU's membership in Southern California has not yet renewed for 1971. Burford's goal is to contact as many of these recent members by telephone, to remind them to send in their contributions for this year.

Several phoners are needed in each of the affiliate's 27 chapters to contact the ACLU members in that area who have not yet renewed.

Members interested in volunteering to make these phone calls are asked to contact the appropriate chapter head for their neighborhood (see list at right).



Jim Burford

Arrowhead—Al Sanders (714) 888-4200 Beverly Hills-Westwood—Fritzi Goldberg

(H) 473-6327, (O) 272-5361 Brentwood—Chick Wolk (H) 472-2987

(0) 626-6119 Burbank-Glendale—Joe Marra (0) 849-6741

Ext. 212, (H) 845-7195 Ganyon—John Moehlman (H) 656-9058

(0) 321-1121 Ext. 359 Desert Pass—Henry V. Cleary (714) 325-1217

Isla Vista—Edward Isenberg (805) 968-5602 Hollywood—Jim Burford (0) 466-9701

Kern County—Clyde Verhine (805) 323-4384 Long Beach—Conrad Housley 431-8598 Long Beach City College—Janet Joiley

-- 438-6604 Northeast LA—Sam Sperling (0) 485-2903

Orange Coast—Tommie Gunn (714) 494-3008

Orange County, North—Ron Pineo (714) 532-4082

Pomona Valley—Larry Gassner (714) 621-2723 Riverside—Mrs. Roz Teurk (714) 682-7696 San Diego—Lowell Blankfort (714) 427-0760

San Diego, North-Charles MacIntire

(714) 753 4946

San Fernando Valley—Ben Adelson 348-7671 (Pierce Jr. Col.) 347-0551 (Tues., Thurs.)

San Gabriel Valley—Darby Haberern

ED 8-1978, (0) MA 6-8161 (leave message)

Santa Barbara—William Rubin (805) 964-1246 South Bay—George Ogawa DA 5-7622

Southwest LA—Sy Hanan 29

Ventura County-Parker H. Kendall

(805) 643-0100

Westside—Louis Michels (H) 454-1701 (O) LU 2-5438

Whittier-Charles Reed, Jr. (H) 583-2231-

(0) (714) 535-2263

Wilshire—Sheila Manes 939-9087

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There is a	The only person who spoke with him was notice on the bullentin board in the PAC
office stating that the F have declared that conversation this date, was no point in having a was unable to be reached.	PAC and the People to People Peace Treaty is wanted and dangerous. In a telephone with Elsie MONJAR, MONJAR stated that there coordinator for PAC when that coordinator When called this date and was ad been, he stated that he had been receiving
The Actions Committee was some of the targets which of America, City Hall, We Standard Oil.	He stated that would be hit on May 5th would be: Bank elfare Department, Federal Building, and

The question was raised as to whether the leafleting in these buildings could be done and whether we could leaflet in private buildings. A suggestion was made that the ACLU be contacted to clarify this and possibly to print up a statement which could be given to every individual who met at the staging area, which would be City Hall. These leaflets could be given to individuals and as they were stopped or harrassed by the police, the leaflets could be handed to the police. The leaflets, of course, would give each individuals' rights.

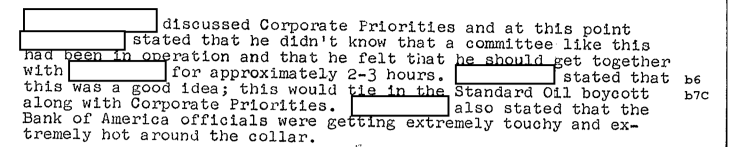
Parking lots and bus schedules were also discussed. SARNOFF stated that he didn't think bus schedules would be any problem if people had to find their own way down there. SARNOFF then stated that automobile blockages of streets could be done. He stated that he would not advocate this publicly; it would be something that each individual should think about as to raising their own level of commitment.

The Board of Education was then brought under discussion.

stated we needed a complete physical lay out of this building. How many offices were in it and where the Board of Education was located then asked if anyone would go into this building be prior to the next meeting of this committee for a physical layout board out which offices were the busiest and at which time. I stated that she would take charge of the Board of Education. stated that since he worked for the Welfare Department.
he would take the responsibility for the layout of the Welfare Department.
The State Building then came under discussion. There are 2 State Buildings. Suggested that a layout of the busiest one should be taken. Stated that he thought she could take charge of the 2 of them in one day. He also suggested that she check the directory on the main floor and find out which offices were in this building.
The question was then raised by as to how many people we would expect on this day (May 5th). SARNOFF stated that people should not be kept in one location, but should in fact be moved around. Better yet, they should be organized into teams of maybe 10 people to hit one particular office. suggested a telephone booth communication where certain individuals could be placed at strategic telephone booths from the staging area to the various action locations. He stated that this had been done very effectively at one time by the Communications Committee.

Automobile blockages were again brought under discussion. Several of the group members felt that if automobiles were used to block certain strategic streets, this could create problems for the movement because then, in effect, our own people would be blocked. SARNOFF then stated that people could park illegally. The unidentified female discussed whether the Police Department could pick up all the cars or not.

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April 1, Page 3	1971		
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then suggested that for the May 5th Action there should be training sessions and role playing. Several individuals could be brought together prior to May 5th; some individuals could take the roles of administrators and others could take the roles of movement people. He also discussed actions at the Banks of America; opening bank accounts and then going in to close them the following day. He stated this would be extremely good because when the bank refuses to close the account, the news media could immediately be called asking, "What's happening to the Bank of America; are they going broke?"

then stated that Jane FONDA in her speech at Valley State and other campuses had placed no emphasis on May 5th. He thought someone should talk to FONDA and tell her to emphasize May 5th actions in downtown Los Angeles, otherwise, the students possibly would not go down there.

SARNOFF then suggested that the ecology people also be brought into this task force. He emphasized that the task force for the week of May actions was not just going to be for that particular thing; it would be an ongoing thing throughout the summer. He stated the system could handle demonstrations but he did not think that they would be able to handle the May 5th action. He then stated that the Cops and the system would not know who had legal business in government offices on that particular day or not. He also suggested that the Los Angeles Committee for the Defense of the Bill of Rights should be contacted in order to obtain ball for those individuals who decided civil disobedience was their bag. He stated that individuals should be contacted in order to organize and establish guerilla theaters.

SARNOFF stated the action at Hollywood Bowl was an organizing tool primarily to get people out on the streets for the 3rd, 4th, and 5th. Each individual arriving at the Bowl would be given a bunch of leaflets and instructions as to what should be done on the following three days. He stated it was extremely important for people to go into government offices and rap and engage people there in discussions on the war. Stated that when he arrived at the government offices with his gas mask on, because he couldn't talk through it and they wouldn't know what he was saying, that it should cause some kind of chaos.

___ then reported on the Standard Oil Boycott. He stated

that this task force committee which he headed, was not very active at the present time but could be activated very quickly. He asked for a commitment of many people to go into the Standard Oil offices. He stated the location of this would be on Olympic Blvd in LA. He also told SARNOFF that he hadn't understood the actions on May 5th and thought of them only as demonstrations; this was one of the reasons he was worried about the span of time from 1000 hrs to 1600 hrs.

SARNOFF stated unemployment offices should not be entered. stopped people from getting their unemployment checks it could turn them in the wrong direction. However, unemployment offices should be very heavy leafleted. He then came back to the Standard Oil discussion and stated that people could start off by going into Standard Oil offices asking, "Where do I turn in my credit card?" They would be directed, undoubtedly, from one individual to another. When they got through with doing this they could then ask to be directed to the Public Relations department to explain why they had turned in their credit cards.

The next meeting of this task force was set up April 10, 1971 at stated that in order to the PAC office at 1600 hrs. | arrive back in time to attend this meeting he possibly would have to take a plane back from San Francisco.

b6 b7C

Between 2100 hrs and 2130 hrs, Jane FONDA and arrived at the PAC office. They spoke very briefly in the office with Irving SARNOFF. They then went either into the hall or into the Peace Treaty office. SARNOFF was gone approximately five minutes; when he returned both FONDA and had left. was committed to the movement. asked SARNOFF if SARNOFF replied, "very deeply so.

The meeting did not start until approximately 2115 hrs. At approximately 2235 hrs SARNOFF put everything in his brief case and appeared to be getting ready to leave. This was before the meeting had completely ended.

End of report.

4-7-71:jas

cc: FBI

Name:

Date:

TO

FROM

SUBJECT:

LA 100-68654

During the evening some 12,000 copies of the tabloid size newspaper issued by the PAC titled. "Peace and Justice," Vol. 1, No. 1., were prepared for mailing to the American Civil Liberties Union mailing list of the same size (12,000).

requested that Also during the evening. and his associate act as monitors for the May 5th National Moratorium Day "No Business as Usual," action at the Department of Defense at the Federal Building. In this said "We are going inside the building." regard

It was learned during the evening that who has been very active with this Task Force of the PAC reportedly travelled to Washington, D.C. to participate in actions of the Vietnam Veterans Against the War this past week and has not yet returned to Los Angeles. He was expected to be back in time for the scheduled monitors' meeting which is to be held at the PAC office on the evening of Thursday, April 29, 1971 at 7:30 PM.

The DMV records mentioned above, reflect the model year of

the writer ACTION: In the absence of AUSA left a message with his secretary concerning the proposal of PAC demonstrators to enter the building. personally called back and was Mr. furnished the above information. Also a copy of the 12 page PAC tabloid was mailed to him this date. said she indicated she Concerning had been doing organizing for the Spring Offensive in Orange County, and was leaving that evening to go to Imperial County for additional organizing. contain no 100 references to her.

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PUBLICATION OF THE AMERICAN CIVIL LIBERTIES UNION

NUMBER 277-APRIL, 197



PROFESSIONALS PROTEST:

West Pointers Go CO

By Marvin M. Karpatkin

A new West Point tradition is developing, and ACLU is an important part of it. A number of recent graduates of the United States Military Academy have filed applications for discharge as conscientious objectors. Several others are seriously considering the same course. In addition, a larger number of service academy alumni than one might expect have become deeply involved in activities seeking to end the war, to fight racism and to increase human rights in the military community.

The best-known at present are two ACLU clients, Louis Font of the class of 1968, the first West Pointer to seek a conscientious objector discharge, and Cornelius Cooper of the class of 1969, the first Academy graduate to have his claim of conscience recognized. The odyssey of each of these courageous young men reveals a great deal about what is happening today with a segment of our youth that many would suppose are "safe" from the convulsions of American society.

until after he was at Harvard for a year and a half. After considerable reading in and out of course work (including a course in national security policy with Professor Henry Kissinger), continuous dialogue with fellow officers and other students in the Cambridge community, much church attendance and religious counseling, and "walking quietly along the Charles River, thinking and meditating and praying," in February of 1970, he concluded that he must declare himself a conscientious objector to participation in the Viet Nam war in any form and seek discharge.

Font was motivated by his West Point indoctrination that an officer with doubts should study a question to the limit of his ability and then say what he thinks to be true, "even though it would be the path of least resistance to deceive others and himself" (Department of Defense Pamphlet 1-20). And so he condemned the war as unjust and immoral. He declared:

"In clear conscience, I cannot participate in the Viet Nam war in any form; I cannot, squeeze the trigger that would



New York Times Photo

Cornelius Cooper and Attorney Karpatkin

CHICANO 'UPRISING':

The Barrio Asks Bread

By Harriet Katz

"Riot" and "ghetto" became household words after black uprisings shook the nation's cities in the hot summers of the mid-1960's, and white middle-class America scratched its head for the not very obscure answers to the question "why?".

Reams of analysis were written. Statements recognizing the problems besetting black people were uttered at every political level.

In recent months the same kinds of headlines have been made by another minority group. Protests, accompanied by some violence, have been registered by the Mexican-American community of Los Angeles, and "barrio" has entered the standard Anglo vocabulary. The public response to this outcry has been superficial rather than probing. It has become almost too easy by now to answer the question "why?". Simply tick off the list compiled a few years ago from studies of the black riots: inadequate housing, inferior and biased education, high unemployment linked to job discrimination, police and judicial abuse.

The irony of heightened awareness is that insight has come to smack of glibness while the stark facts remain the same for Mexican-Americans, the largest minority group in the Southwest, as they do for blacks throughout the United States.

City, County

Of the 1.1 million Mexican-Americans in Los Angeles County, over 400,000 live in the sprawling, economically depressed area known as East Los Angeles, where the recent series of demonstrations have occurred. It is geo-politically something of a no man's land, with portions falling within the boundaries of the City of Los Angeles proper and the rest in county turf. That means two indifferent administrative bureaucracies to deal with, not just one, facilitating buck passing between city and county agencies and diffusing the community's focus of attack.

The indifference and ineffectiveness of local officialdom regarding conditions in the barrio is epitomized by the fact that there are no Mexican-Americans on either the city council or the county supervisory board. Prior to an ACLU victory in the California Supreme Court last year, establishing literacy in Spanish as a valid criterion for voter registration, thousands of Mexican-Americans were totally disenfranchised. Increased representation in "mainstream" political arenas, however, seems unlikely to provide a powerful enough lever to set in motion the vast changes needed.

Conditions of poverty and racism breed bread and butter issues in abundance. It is Cont'd p. 7, col. 1

His childhood and youth in Kansas City were dominated by the Methodist Church, the Boy Scouts and a consuming passion to attend West Point. His ambition to be appointed to the Academy was exceeded only by his zeal to excel when he got there. He received many honors and was graduated 31st in a class of 706. As a Distinguished Military Graduate, he was recommended by the Academy for a two-year post graduate course in Public Administration at the Kennedy School of Government at Harvard.

Elation

Louis Font had some disturbing experiences at West Point. ("How does it feel to kill?" he once asked a tactical officer who was a Viet Nam veteran. The major answered: "I feel the same elation as when I kill a deer.")

But the process of maturation as a conscientious objector is often a slow and tortuous one. For Font, it did not occur

command others to do so ... I therefore respectfully request discharge from the Armed Forces. I place my faith in my God and in the United States of America."

Selective Objector

Lt. Font's overpowering sincerity, and the massive evidence of the authenticity of the religious basis of his claim, were endorsed at virtually every step of the military processing (a single contrary finding was summarily reversed by a federal court). But his claim was denied because his conscientious objection was directed at participation in the Viet Nam war in any form, rather than any and all wars in any form. His case is now in the U.S. Court of Appeals for the Fourth Circuit.

Lt. Font's sense of duty was not satisfied with the pressing of a CO claim. Nor could it be, for his conscience is a sincere one. While his appeal is pending, he is, by

Cont'd p. 4, col. 1

VOLUNTEER ARMY:

Why End the Draft

By Aryeh Neier

The ACLU is engaged in a campaign to end the draft. Unless Congress acts to extend the present draft, Presidential authority for conscription will end on June 30.

While ACLU members are virtually unanimous in viewing the draft as a severe intrusion on civil liberties, a substantial number of ACLU members are also fearful of a "professional" armed force. The purpose of this article is to argue that these fears, legitimate as they may be, should not get in the way of an all-out campaign to end the draft.

Whether or not the draft is ended, we are probably going to have, for the fore-

seeable future, a "professional" armoforce. At the post-World War II high point during the Korean War, our armed forces numbered 3.56 million men. For the years immediately ahead, our armed forces will probably number something under 3 million men. President Nixon has stated that, after Viet Nam, active duty force levels should be stabilized at a level of 2.0 to 2.5 million men.

The President's Commission on an All Volunteer Armed Force (the Gates Commission) estimated that, of the men presently serving in the armed forces, about 2.1 million are true volunteers—that is

Cont'd p. 6, col. 3 ...

7

Women Expatriated

A federal lawsuit of the ACLU Foundation contends a 1907 statute that deprived American women of their United States citizenship when they married aliens was "an arbitrary and unreasonable discrimination." The suit seeks to reverse the effects of the law, which itself was repealed in 1923. The law continues to deny citizenship to the thousands of persons who were born to women who were expatriated for marrying aliens.

Sterilization

In federal lawsuits in three areas of New York State the ACLU's affiliate is alleging the right of indigent women to have voluntary sterilization operations. According to NYCLU, the refusal of public hospitals to perform these operations violates a woman's constitutional rights of privacy and liberty regarding marriage, family, sex and the right of every individual to control her own person. One plaintiff is the mother of 10 children.

EEOC Backs Women

At the urging of the Pittsburgh ACLU, the Equal Employment Opportunity Commission has cited a utility company for unlawful discrimination against women workers. The company discharged women employees when they became pregnant, then rehired them only at entry-level wages. The ruling was the first of its kind.

Don't Call Us

The ACLU has filed petitions with the Federal Communications Commission asking the FCC not to allow American Telephone and Telegraph Company to increase its long-distance rates because the new rates were set without following established legal procedures and because "AT&T's operating companies engage in pervasive, system-wide, and blatantly unlawful discrimination in employment

ACLU News

Va. Needs Director

The ACLU of Virginia is seeking a full-time executive director. Legal background is not required. Salary is \$9-10,000. Applicants should contact the affiliate at 1205 W. Main Street, Richmond 23220. Telephone 703-355-3021.

Afro to High Court

The case of August Doyle, the first black man convicted in court-martial for wearing his hair in an Afro style, is now before the U.S. Supreme Court. The ACLU Foundation's petition to the Court contends Doyle's constitutional rights of freedom of expression and personal liberty were violated by an October, 1969 order to comply with Air Force hair requirements. The Air Force manual says hair must be "closely trimmed" with an "evenly graduated appearance." Doyle's Afro was neat, short and regular. He was convicted despite expert testimony at the court-martial that the Afro is a symbol of racial pride and identity. In prosecuting Doyle military officials cited only a need for "discipline," without specifying how Doyle's hairstyle interfered with "discipline."

Japan Bars Activist

At the ACLU's request the Japanese Civil Liberties Union represented Miss Barbara Bye in her attempts to enter Japan. Miss Bye was confined in the Tokyo International Airport (and its hotel) for more than three months because Japanese immigration officials refused to let her into the country. Miss Bye had allegedly violated the conditions of her tourist visa during a earlier visit to Japan by participating in anti-war rallies. In unsuccessfully appealing Miss Bye's case through the Japanese courts, JCLU pointed out, among other things, that anti-communist tourists have not been restricted in their activities.

· Jews Sue

Fifteen members of Jews for Urban Justice, prosecuted for conducting a religious service across the street from the Soviet Embassy in Washington last December, are defended by the ACLU Fund of the National Capital Area. The CLU has moved to dismiss the charges on the ground that the law, which prohibits congregating within 500 feet of a foreign embassy, violates the First Amendment.

Wiretaps

The original Chicago 8 conspiracy defendants have a right to an immediate court hearing on whether the FBI illegally tapped their phones, the U.S. Court of Appeals for the District of Columbia Circuit ruled recently. The decision came in an ACLU Foundation case filed in June, 1969, three months before the start of the trial: The lower court ruled the hearing would have to await final disposition of the charges against the defendants. The suit tests the Justice Department's claim that it has the right to spy on domestic dissenters and dissident organizations without court authorization if its purpose is to protect the "national security." In another case, the ACLU and the ACLU of Michigan as amici have asked the U.S. Court of Appeals for the Sixth Circuit to let stand a lower court ruling denying the Justice Department's claim.

Dossiers Destroyed

The Oklahoma Office of Inter-Agency Coordination, which was funded by the federal government to keep dossiers on political dissenters, was abolished Jan. 30 by order of the governor, who ordered destruction of all files except those relating to criminal activity. The action followed the filing of a federal lawsuit by the Oklahoma CLU. When the office was abolished, the suit was dismissed on OCLU's motion.

Peanut Butter

Testifying in surveillance hearings before the Senate Subcommittee on Constitutional Rights, former Army intelligence agent John M. O'Brien reported the Army keeps a large file on the ACLU, characterizing it as "Communist and socialistic." O'Brien commented to the subcommittee: "It is about as Communistic as a peanut butter and jelly sandwich."



UNITED STATES DEPARTMENT OF JUSTICE

PEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer !

Washington, D.C.

Americans, and other minorities." The ACLU says this discrimination makes any rate increase "unjust and unreasonable." The petition points out that AT&T is a "government-sanctioned monopoly."

Women Pages

A woman student at the University of South Carolina Law School is the ACLU's plaintiff in a challenge to a ban on female pages in the state senate. The federal lawsuit charges employment discrimination. The woman had been duly nominated for the job by a county senator.

Air Force Sex Bias

The CLU of Massachusetts has filed a federal lawsuit contending Air Force admissions procedures discriminate against women. Women may be denied admission without a statement of reasons — men may not. Also, women alone are required to meet certain standards of education, "character," family status — and appearance. They must submit unretouched photos showing themselves in full-length profile view, front view head and shoulders, and profile head and shoulders.

Yearbook

The Free Speech Yearbook, a non-profit publication of the Committee on Freedom of Speech of the Speech Communication Association, invites readers of Civil Liberties to submit syllabuses or scholarly articles for consideration. The recently published 1970 edition, which sells for \$2.50, includes articles on teaching free speech, student opinion, long hair and other issues. Editorial correspondence should be addressed to Thomas L. Tedford, Drama Department, University of North Carolina, Greensboro, N.C. 27412. Yearbooks may be ordered from the Speech Communication Assn., Statler Hilton Hotel, New York, N.Y. 10001.

United States Senator Senate Office Building Washington, D.G.

Dear Senator McGovern:

I am writing this letter for myself and on behalf of nine associates. We are all Special Agents of the Federal nureau of Investigation. We auk you to excuse the fact that it is unsigned. We are not accustomed to acting in this manner but in view of the treatment recently afforded former Special Agent Shaw of the New York Office we hope that you will understand and afford some consideration to this letter.

Wide World Photo

FBI agents, citing persecution of Agent John Shaw, an ACLU Foundation client, write an anonymous letter to Sen. George McGovern, asking investigation of some of the same FBI practices that are challenged in Shaw's lawsuit.

Kent Vote

Kent State University students over 21 have sued local election officials to allow them to register to vote. The ACLU of Ohio's federal civil rights suit for the students contends the officials have devised unconstitutional residency requirements in order to deprive students of the vote. To register, students must show an intent never to leave Portage County.

Stars and Stripes

Wisconsin's disorderly conduct law is unconstitutionally vague, the ACLU Foundation of Wisconsin claims in a petition recently filed with the U.S. Supreme Court. The Foundation is representing a guitarist and rock singer who gave a performance in 1968 while clad solely in an athletic supporter, his body painted with stars and stripes and partially covered by his guitar. When the audience clapped their hands, yelled and, in a few cases, stood on tables, the performer was arrested under a clause of the statute prohibiting public conduct that "tends to cause or provoke a disturbance." The Union points out that this kind of spectator response is common at sports and other public events.

College Editor Wins

The federal court in Colorado has ruled that Southern Colorado State College violated the First Amendment when it suspended the managing editor of the school newspaper from her job after she had disagreements with the faculty advisor over such issues as editorial treatment of campus parking problems. In the Colorado CLU's case, the Court ruled, "The state is not necessarily the unfettered master of all it creates. Having established a particular forum for expression, officials may not then place limitations upon the use of that forum which interfere with protected speech and are not justified by an overriding state interest."

Recount Bond

The Illinois ACLU is challenging the \$220,000 cash bond required for a recount of votes in last November's election for sheriff of Cook County (Chicago). The CLU's client, the Republican candidate, lost by 10,000 votes. A discovery recount in about 11 per cent of the precincts added more than 3,000 votes to his total. The state court action is based on the right of candidates and voters to free elections.

Bús Bust

The Boulder County Sheriff's Office sent two cars and a jeep to arrest two young girls on charges of committing a lewd act after two passing motorists saw them in a canyon washing a Volkswagen bus, one of them completely nude and the other nude from the waist up. The girls were completely clothed when the officials arrived at the scene. Defending the girls against the criminal charges, the Colorado CLU claims the lewdness statute is unconstitutionally broad and vague, and that nudity per se is not illegal. The CLU argues, "In the instant case we ... submit that nudity was not 'foisted' upon the viewer. In fact, the complaining witnesses stopped, backed up and returned to the scene of the 'crime' in order to further traumatize themselves with the hideous scenes there depicted. . . . It seems patently obvious that their traveling by at a fairly fast rate of speed on a mountain road gave them only a quick glance of what they thought might be there...."

Raiford 'Riots'

The mass beatings and shootings of inmates at a Florida prison have led to a massive ACLU lawsuit alleging violations of federal civil rights law and state law. The prisoners are asking the federal court to bar prison officials from arbitrarily denying them "life, safety and property without due process of law and from subjecting them to cruel and unusual punishment." The prisoners ask, also, "access to the judicial process." On Feb. 12, about 500 prisoners were peacefully assembled in the prison yard by order of the prison officials. Guards and other officers, according to the complaint, fired on them "at point blank range," with absolutely no warning or provocation. The guards then fired into the windows of occupied cells. Five days of beatings and teargassing of prisoners followed. At one point officers opened fire into the windows of the prison hospital.

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(Mount Clipping in Space Below)

ACLU Fails in Bid to Void Syndicalism, Act

For The American Civil counsel of the ACLU's Liberties Union failed Southern California chapagain Friday to get a rul- ter, said he next will seek , ing declaring California's a writ of habeas corpus 52-year-old Criminal Syndicalism Act unconstitutional.

petition for a writ seeking dismissal of the charges cating acts of violence to effect political change, the ACLU argued that the statute violates the defen-

Superior Judge Malcolm M. Lucas, in refusing to grant a writ, said he be-lieved the law to be constitutional, but conceded that it raises some important legal issues.

The ACLU previously was rebuffed on the matter by the California and . U.S. supreme courts.

Fred Okrand, associate.

from the State Court of Appeal.

Harris, a Negro and former civil rights worker in During a hearing on a Mississippi, was indicted five years ago for distridismissal of the charges buting three allegedly in-which accused John Wes-ley Harris Jr., 27, of advo-cating acts of violence to the Leonard Deadwyler inquest.

... Deadwyler, a Negro, was fatally shot by police after dant's right to free speech. a high-speed chase through South-Central Los Angeles. The coron-er's jury ruled the death was an "accidental homi-

> Before the Harris indictment, the last time the criminal syndicalism statute was used was in 1937. The, law was passed in 1919.

Harris' trial 'now is set. for Aug. 3.

(Indicate page, name of newspaper, city and state.)

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BI AUTOMATIC DECLASSIFICATION GUIDE DATE 01-20-2015 april 26th, 197/1 Los angeles, Calif On the afternoon of april 17th, 1971, this report writer attended fact of the conference (21st) showed by the Los angeles Committee to Defend the Pill of Rights; held at 118 Rich farehoust Blod., Los angeles, Calib. at the conference the following persone were noted present; Hon Large, many Tyler, mas Celin Rosiniquez, Dan Brock, Clara James, Bill James, Betty Puttiger, Fred Day, On Peterhaux, Rose Cherin, Joe Roberts, anita Rhostada, anna Mandelman, 100 Olive Bonadon, Bentobber, Dr. Peter H. Christiansen, John Wein Fred Renaldo, and Helen Fravis. area about 12 = 30 pm (lunchtime) Conference began again poort 1:15 pm at which time it brokenp in to reparate workshop groups. the Police Britality Forhahop Frieting led by Ceea Rodriguez, representing the Barrio Defence Committee, of East Los angeles. Suggestions covered out of it are de Determine Co-operation planing of newly formed committee (Black, Indian, White, Mejacan, etc.) 2) Public relations section to be setup for speakers photographere, and advertising phool. (3) Slowup folice "Basic Car Plan" as fraud. 4) To elemenate the lown shark bail bond business setup own bail bond fund. (5) Purk for Evelini Police Review Board (Cont.)

april 26th, 1971 Les angeles, extil

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6 Commettee setupto inspect local fail and local police or sheriff facilities for proper treatment of prisoners without prior notice to office or department

concerned. Dan Brock volunteered his sommes to the committee as a plotographer stateng he'd been working for the american Civil Liberties Tinin, and the Independent From, - which game lim alit of experience in legal (or court) type ploto work.

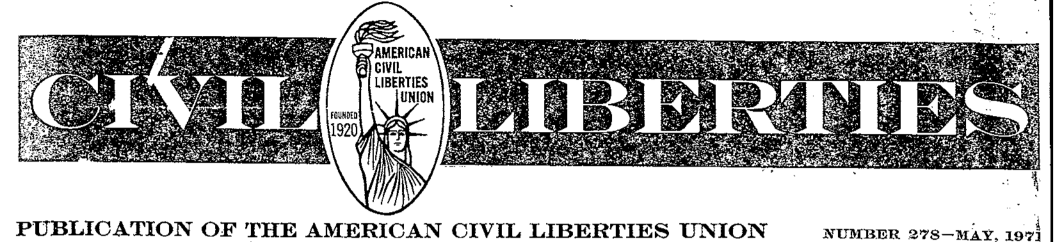
about 4: 15 Troubshope ended, and reporte were made Ron Retenhant gave a report on Heard Jury system. Angela Dafrie was shoken of . Pose Cherin spake about the abuse suffered by megican americans without birth certificates from the W. S. Immigration Dept. as setup by John Whin the budget for the year would be 40,000. He was said to be a wigard in landling money for the Committee, even at 93 years of age. Left area about 5:00 pm, close to meeting 's end. tend of Report

P. 5 Official status of this report writer, while attending this conference was that of "Observer" from the Caril Bugge Club.

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COMMUNITY, CAMPUS ACTION:

You Can Help Stop the Spies

By Nat Hentoff

I return to the subject of surveillance because we newly discover, nearly each day, how far-flung the minions of Big Brother are. (What say you now of so-called black "paranoia" when we have been shown a November, 1970 ukase from the Director, FBI, to infiltrate and investigate all Black Student Union groups on college campuses? I refer, of course, to the short course in FBI-violations-of-the-Bill-of-Rights provided through the stolen documents distributed by the Citizens Commission to Investigate the FBI. I was sent a set of those documents, by the way, and have Mr. Hoover's full text.)

But while sounding the alarm remains useful, it is equally essential, as I've noted here, to move against Big Brother. I have written of initial action in the courts and through bills submitted to Congress, but there are also other routes.

City Bill

In New York City, Edward Sadowsky, a City Councilman has introduced a bill that



ACLU LOBBY:

Voter Power

By Hope Eastman

Recent victories, most notably the defeats of Haynesworth and Carswell in the 91st Congress and the SST in the 92nd, have demonstrated in a dramatic way the power of public opinion once aroused. As one strong SST backer, who surprised everyone with his "no" vote in the end, remarked: "I read my mail."

As the courts become less and less our, ally, we must try harder and harder to make public opinion work for us. We must take the techniques used in these successful battles and use them to fight for, and win, affirmative legislation to protect civil liberties.

One such bill — to protect the constitutional rights of federal government employees — is now ripe for just such a fight. You, as an individual in your own community, can help turn our lobbying effort into a victory. Use the proven techniques below to help us win our battle on this bill — and on other legislation that advances the was of civil liberties.

secret files a city agency is keeping on him. Mr. Sadowsky's particular concern is the New York City Police Department's ineffable Bureau of Special Services, which by now probably has at least one million secret files on individuals and organizations. Sadowsky's measure also requires that any time a federal or state agent wants to look into a citizen's secret dossier, the citizen will have to be notified.

I would hope that in many other cities and localities, similar bills will be introduced. They are important in themselves and they also serve the energizing function of making the citizenry aware that they need not wait for Congress or the courts to start protecting their liberties. They can begin where they are by making the urgency of this issue clear to their locally elected legislators.

Furthermore, if the courts eventually determine that college students can vote where they live and study during the course of their college attendance, a good many local governments are going to be fundamentally changed within the next few years. And they could provide models for the rest of the country in safeguarding all citizens in a given community from being spied on.

Adjustment

Meanwhile, however, the intensity of secret surveillance on college campuses shows no indication of diminishing. On most of the campuses I visit — some 50 a year — students take it for granted that hidden among them are narcs and possibly political police as well. They don't like it, to understate their feelings; but I am disturbed at how routinely many have adjusted to the ubiquitousness of Big Brother.

Recently, at the University of Missouri in Kansas City, I was sitting with a law student one afternoon listening to Ramsey Clark and Alan Westin talk about the government's assault on privacy. The law student has a number of friends among the local police and the FBI, and as he looked around, he was surprised, he told me, to find none of them there. "First time this

Cont'd p. 2, col. 1

Boyd F. Douglas, government informer in the Berrigan case, is shown here on the Bucknell College campus.

A LESSON WELL LEARNED:

Students Are People

By Gilbert Cranberg

On Dec. 15, 1965, Christopher Eckhardt was suspended from Roosevelt High School in Des Moines for appearing in class wearing a black armband to protest the Viet Nam War and signify support for a truce. On May 27, 1971, Dan Johnston will be commencement speaker at Roosevelt High's graduation ceremonies. And therein lies a tale of the impact of the "armband case" on the school that spawned it.

Chris Eckhardt and two youngsters in other schools, John Tinker, 15, and John's 13-year-old sister, Mary Beth, were sent home by their principals under a hastilydevised citywide school policy. The Iowa Civil Liberties Union represented the students in an effort to have the school board reverse the suspensions. The school board's refusal to direct the principals to readmit the students prompted ICLU Cooperating Attorney Dan Johnston to file suit in Federal District Court charging violation of the youngsters' constitutional rights. The District Court upheld the school authorities. The Eighth Circuit Court of Appeals split 4-4 on the appeal. The U.S. Supreme Court in February, 1969 reversed the lower courts, declaring in Tinker v. Des Moines Independent School District: "In our system, state-operated schools may not be enclaves of totalitarianism. School officials do not possess absolute authority over their students. Students in school as well as out are 'persons' under our Constitution."

Roosevelt High School was an unlikely place to figure in a landmark ruling on

student dissent. Located in an overwhelmingly white, upper-middle class, heavily Republican sector of Des Moines, its students were traditionally docile and accepting of whatever rules the authorities imposed. Even a requirement of long trousers during sweltering summer school sessions provoked no student complaint.

Difference

Christ Eckhardt's decision to wear a two-inch wide strip of black cloth on his arm has helped make Roosevelt High a very different place. Reminded by the high court that schools are not enclaves of authoritarianism, officials took a fresh look at the appearance code that rigidly prescribed student hair and dress styles. The new rules are premised on the belief that appearance is a personal matter beyond the authority of the school. About the only thing now barred officially is bare feet. Youngsters no longer look as if they had been poured out of a mold, and the great variety of their hair and dress styles has produced no disruptive conduct.

The new attitude was further manifested last May when Iowa's Republican Senator Jack Miller, a Viet Nam war hawk, was invited to be commencement speaker. Students protested both the choice and the lack of student consultation. A number of them circulated petitions critical of Miller and asked graduating seniors to wear white armbands at the commencement exercise as a protest gesture. About 40 per cent of

Cont'd p. 7, col. 3

How to Be Heard

- 1. Write your senators and congressman, asking them to reply with statements of their positions. Let the ACLU's Washington office (1424 16th St., N.W.) know what views they express.
- 2. Get to know the staff people in your senators' and congressman's home offices. Tell them your views. They're an important channel.
- 3. Take advantage of weekends and congressional recesses to visit your senators or congressman while they're home from Washington.
- . 4. Enlist friends and major supporters of your senators and congressman to urge their support for the bill.
- 5. Write letters to the editor of your local newspaper an oft forgotten free forum.
- 6. Urge local newspapers, television and radio to give editorial support to the bill.
- 7. Interest reporters and columnists in the problem in general and the bill in particular.
- 8. Form coalitions with other interested groups. For this bill start with local branches of federal employee unions; the American Federal Government Employees and National Federation of Federal Employees have already endorsed the bill.
- 9. Get these and other community groups to issue statements endorsing the bill. Send the statements to your senators and congressman. Ask them to read the statements and to insert them in the Congressional Record. Bring them to the attention of the press.
- 10. Urge your friends and associates, as well as your local ACLU affiliate, to join you in any or all of these steps.

Provisions

The bill to protect government employees is the brainchild of Senator Sam Ervin (D-N.C.). In creating the bill, he drew heavily on a parade of horror stories drawn from stock-in-trade ACLU cases — government employees fired or otherwise harassed for a variety of illegitimate reasons.

At the heart of Senator Ervin's bill are

- Cont'd p. 7. col. 1

ACLU News

Patronage

A former employee of the Chicago Department of Urban Renewal, fired after he petitioned to run as alderman against the regular Democratic Party candidate, has filed a federal lawsuit contending party leaders have infringed on his rights of free speech and association, due process of law and equal protection of the laws. Representing him, the Illinois CLU claims the suit is a logical extension of an earlier CLU suit, in which the U.S. Court of Appeals for the Seventh Circuit prohibited the party from inhibiting the political freedom of patronage workers.

Hatch Challenge

The Hatch Act, which bars political activity by federal and District of Columbia government employees, is unconstitutional, contends the National Capital Area CLU in a new federal lawsuit. Because the Act is overly broad, the CLU says, it has not served "as a shield protecting government employees ... but rather as a sword," threatening them if they exercise their First Amendment rights. The suit would retain portions of the Act that prohibit patronage abuse.

Campus Code

A concerted campaign to remove repressive provisions from the new University of Maryland disciplinary code was largely successful. ACLU affiliates in Washington, D.C. and Maryland, along with other groups, presented detailed written and oral critiques at formal and informal hearings. The result is a code the CLU calls "reasonable." The code as originally drafted was an "abomination" which removed almost all disciplinary authority from the hands of the students, severely restricted speech the courts have long held to be protected by

Drug Searches

A patrolman in a Pennsylvania town stopped a young man for running a light. then "frisked him from top to bottom, because when anybody commits a traffic violation, they are obviously hiding something, so I have probable cause to search him." The officer found a small quantity of marijuana in the youth's sock. The ACLU of Pennsylvania is appealing the resultant conviction on the grounds that the marijuana laws are unconstitutional. and the search, admitted by the arresting officer to be a "standard procedure," was conducted without the constitutionally required probable cause to believe a specific crime had been committed or was being committed.

Heroin Death

After a 22-year-old inmate of Cook County, Ill. Jail was found hanging from the bars of his cell, an autopsy disclosed three times the lethal dose of morphine in his system. The man was not known to be a heroin user (heroin tests as morphine after death), had no money to buy drugs while in jail and had recently complained of sadistic treatment by a jail guard. The guard involved was given a polygraph test, then suspended; however the Illinois ACLU, which represented the family of the dead man, was denied the results of the test. The coroner recently ruled the death a suicide.

Drug Music

The ACLU has urged the Federal Communications Commission to withdraw its March 5 warning to stations that they must not broadcast records that promote illegal drug use. In the alternative, the Union asked the FCC to postpone implementation of the rule until it could hold full

Beer

In ruling that communities that license bars "can't have their cake and eat it too," a New Jersey court made it possible for persons to buy their beer and drink it too. The New Jersey CLU successfully challenged ordinances in two towns that prohibited drinking beer in a street or park, holding an empty can, or even having a few empties in a car. The fine was \$200. According to the CLU, the laws were used primarily to harass young people and to raise revenue, not to keep the peace.

Fornication Case Won

Though New Jersey's fornication law was upheld, the State Supreme Court ruled in a CLU case that it could not be used to prosecute unwed parents seeking welfare assistance for their illegitimate children. The Court held the statute had been used to punish needy children for the immorality of their mother, "a result inconsistent with the high purpose of the public welfare program." The ACLU affiliate represented an unwed couple who were charged with fornication after the woman applied for public assistance for their children. She was forced to name the children's father as a condition to receiving aid. The Court said the use of the fornication statute would unconstitutionally discourage persons from applying for benefits for their children.



Bus Law No Bar

The California Supreme Court has ruled that the state's anti-busing law, which forbids the busing of students without parental consent, cannot be used to block assignment of pupils to schools beyond walking distance. A student must go to the school to which he is assigned — he does not have to board a school bus to get there. The decision frustrates the purpose of the law — to maintain school segregation — and is seen by the Union as a victory for integration. The ACLU's affiliates in Northern and Southern California had asked the Court to strike down the law entirely.

Effect of Counsel

A preliminary (but detailed) report of the Nevada CLU and Legal Aid Society concludes that "misdemeanants represented by attorneys are five times as likely to emerge from police court with all charges dismissed as are defendants who face similar charges without counsel." The report is based on a 10-week study conducted in the Reno Municipal Court from October into December, 1970. During the period there were several thousand hearings and trials. In non-traffic cases the favorable ratio for defended against undefended cases was 9-1. In traffic cases the ratio was 2-1.



vests disciplinary authority in boards of students, faculty and administration representatives; and it does not include the most offensive of the speech and due process restrictions.

Ban at Berkeley

The ACLU of Northern California is asking the U.S. Supreme Court to hold that the Regents of the University of California violated the first Amendment when they prohibited a demonstration on the Berkeley campus because of their general counsel's unsupported opinion that "violations of the Selective Service Act will occur..." The students had planned a symposium to honor conscientious obiectors to the Viet Nam war. The Regents acted under their previously adopted resolution that "university facilities shall not be used for the purpose of organizing or carrying out unlawful activity." The CLU's petition notes the students repeatedly demonstrated their intention not to act outside the law, and they had a right to assemble "to advance the very ideas held constitutionally protected by this court ..."

Grand Jury

A United States Attorney's "virtual inquisition ... into the lawful political activities of the radical movement in West Los Angeles" has prompted legal help to the activists by the ACLU of Southern California. The government convened a grand jury in Tucson to investigate the activities of five individuals who had just been released from the federal prison in Arizona. They were jailed the first time for refusing to testify before an earlier grand ury, alleging the questions asked of them were unconstitutionally broad, in violation of speech and privacy rights. That first panel issued no indictments. The Union, inticipating the pattern would be repeated. aid there were civil liberties abuses in the xercise of the grand jury's contempt ower and charged the government with olitical repression.

ment censorship and noted the order would encourage broad self-censorship because stations would be overly cautious for fear of jeopardizing their licenses. In a separate action the ACLU gave legal support to the Stern Community Law Fund's federal lawsuit to have the FCC order declared unconstitutional and to bar its enforcement until a court determination is made.

CBS Subpoena

The ACLU offered legal help to the Columbia Broadcasting System in resisting a House Committee's subpoena for all televised and untelevised materials pertaining to the CBS documentary "The Selling of the Pentagon." The Union said the Interstate and Foreign Commerce Committee was clearly trying to "warn the press not to get too close to an issue about which the government rightfully has become highly sensitive — the role of the military in our society."

Hirschkop

At press time the trial of ACLU Board member Philip J. Hirschkop for alleged "professional misconduct and conduct prejudicial to the administration of justice" has been indefinitely postponed. The postponement followed the last-minute decision by one of the three members of the federal court panel that was to try the attorney to step out of the case, Hirschkop had formally charged that Judge Oliver Gasch would be prejudiced against him because Judge Gasch is a close personal friend of Judge John H. Pratt, who instituted the proceedings against Hirschkop and would be the main witness against him. The two judges were roommates early in their legal careers and have maintained a close personal and professional relationship. The case against Hirschkop arose from his legal defense before Judge Pratt of eight persons who broke into Dow Chemical Company offices in 1969.



Louis P. Font



Michael Madden

Panther Suits

The Connecticut CLU has filed two new lawsuits concerning aspects of the New Haven Black Panther trials. One charges a national conspiracy against the Panthers. It names as defendants the U.S. Department of Justice, the FBI, and Connecticut and New Haven police officials. It cites the kind of surveillance that has recently been declared unconstitutional in other federal suits - warrantless electronic surveillance of domestic groups that authorities consider a threat to national security. The other suit was filed on behalf of a man who was excluded from the jury panel because of his opposition to the death penalty. CCLU charges the exclusion gave the defendants a death-biased jury and notes also that the prosecution selectively questioned jurors about their opposition to the death penalty, using the question to disqualify youths, blacks and others who might be presumed to be "liberal."

Antiriot Act

The Virginia Supreme Court recently ruled the state's antiriot act unconstitutional as an overly broad restriction on First Amendment activity. The Court found the law prohibited assemblies that did not pose a clear and present danger of unlawful activity. The 7-0 decision was won by the Virginia CLU.

CO Releases

Three military career officers - all conscientious objectors - have recently won discharges from the armed forces with the legal help of the ACLU. Louis P. Font, a West Point graduate and selective conscientious objector, was honorably processed out of the Army soon after the Union filed a lawsuit to stop a threatened court-martial for Font's alleged disobedience of various orders. Another West Point graduate, Robert Firehock, won administrative recognition of his pacifist claim. He had been an Army intelligence officer. Michael Madden won conscientious objector release from the Air Force. though he is an "unjust war" objector rather than a total pacifist.

Wigs

The Union last month tried to establish for Army reservists the right to wear short-hair wigs to weekly drills to meet the Army's "neat appearance" requirement. However, the Federal District Court in New York denied a preliminary injunction, the plaintiffs cut their hair and, at press time, the course of future legal action is uncertain. In May, 1970, the Army banned the wearing of wigs except to cover natural baldness or disfiguration. The Union contends the regulation as applied to reservists infringes upon their freedom in their civilian lives.

Actress Rita Lynn (Mrs. Frank Maxwell) ex-

Speech Areas Urged

An appeal filed last month seeks to establish free speech areas and assembly rights for students at Van Nuys High School.

Over a year ago, students requested lunch hour use of school facilities for meetings, at the time for a series of rallies on "Oppression and Repression in the Schools," "United States Involvement in Southeast Asia," "Women's Liberation," and "Has the United States Achieved Democracy?"

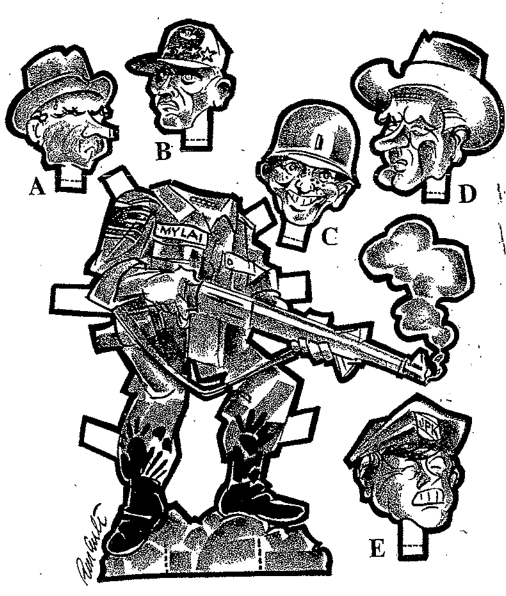
Principal Robert W. Caveney responded to the request by referring to an article he had printed in the school newspaper, stating that "ample" free speech opportunities existed in classes, in various school clubs, and the school paper.

But these provisions were inadequate, according to student Tom Lipkis, on whose behalf the ACLU filed suit in April, 1970, to prevent the principal from banning such gatherings.

Lipkis and others had been suspended previously for holding a peaceful rally without the principal's permission; one student was threatened with suspension if she attended that rally, so she stayed away.

The requested injunction against Caveney was denied June 5, 1970, by Los Angeles Superior Court Judge Richard Schauer.

In a brief filed last month to the 2nd Appellate District Court of Appeal, ACLU volunteer attorneys Rowan Klein and David M. Rothman urged April 2 that decisions in recent student rights cases limit school administrators' control over pupils' exercise of First Amendment rights only to reasonable regulating of the "time,



CALLEY CUT-OUT

Sacramento Lobby-In Set

Plans are set for an ACLU delegation from Southern California to meet legislators in Sacramento June 22 at the affiliate's annual lobby-in.

Lobbyists will lunch with legislators

Cost for the trip, \$45, includes plane fare, transportation to and from the capitol, and lunch. The day will culminate in a late afternoon no-host cocktail party.

prospective members at the Orange Coast Chapter's booth in the Laguna Community Festival held April 23-25. With spring the time for festivals, many chapters are participating in similar projects.

Diddenies are children to the ousie protection of the First Amendment," they said, "Merely to avoid controversial expression does not justify prohibiting protected speech."

May

Beverly-Hills-Westwood

"Pornography, Sex and Narcotics Laws" will be discussed by Coleman A. Blease, the affiliate's legislative lobbyist for Sacramento, at a meeting of the Beverly Hills-Westwood Chapter Thursday, May 22. The talk will be given at Temple Isaiah, 10345 West Pico Blvd., at 8 p.m. Chapter officers will be elected at the meeting.

The Steering Committee of the Beverly Hills-Westwood Chapter will meet Monday, May 10, at the home of Fritzi Goldberg, 2907 Sepulveda Blvd. Laura Ober, the affiliate's development director, will discuss membership and fund-raising campaigns.

Hollywood

The Steering Committee and active volunteers of the Hollywood Chapter will meet Wednesday, May 12, 8 p.m., in the Community Room at 7014 Sunset, east of La Brea. (Entrance is from the rear parking lot.)

ACLU members who live in the 48th Assembly District are invited to a coffee-and-dessert meeting with Assemblyman David Roberti sponsored by the Hollywood Chapter Friday, May 21, at 8 p.m. The gathering will be held at the home of Mrs. Ethel Hardy, 2143 Lemoyne. Phone 666-2384 for directions or further information.

Long Beach

The Long Beach Chapter will meet Tuesday, May 11, at 8 p.m. at the home

of Dr. and Mrs. Murray Menter, 6405 Shire Way. For directions or further information, phone 430-4154.

San Diego

The San Diego Chapter will hold an "Arabian Night" party, with dinner and entertainment, Saturday, May 22, from 5 p.m. on. The fete will be held at the home of Alice and Lowell Blankfort, 3831 Grevillea Way, in Bonita. Admission for the evening is \$5. For directions or further information call 223-3863 or 295-7914.

South Bay

The South Bay Chapter will hold its regular business meeting this month on Wednesday, May 12, instead of Thursday as originally planned. The meeting will be held at 8 p.m. in the home of Rachel Sene, 16533 Chanera Avenue, in Torrance. Phone 532-0248 for directions.

Whittier

The Executive Board of the Whittier Chapter will meet Tuesday, May 11, at 8 p.m., at the home of Frances Range, 9648 Carron, in Pico Rivera. Call 692-9995 for directions.

A fund-raising auction-wine-andcheese party will be held by the Whittier Chapter Saturday evening, May 22, at the home of Marlene Kagan, 12055 Hartdale, in La Mirada, Admission is \$2.50. For directions or further information, phone 696-0213 or 943-2233.

cons of several bills facing action by the state Legislature.

can be made by contacting Ruth Abra ham at the ACLU office, 626-5156.

6,528 members have not yet renewed for 1971

Volunteer phoners will shortly be contacting members in all chapters who have not yet renewed by sending in their contributions for 1971.

The following breakdown by chapters shows the number of members from last year who have not yet renewed in each area:

Antelope Valley	21
Arrowhead	97
Beverly Hills-Westwood	853
Brentwood	220
Burbank-Glendale	68
Canyon	126
Desert Pass	32
Hollywood	371
Imperial	9
Kern County	58
Long Beach	210
Northeast L.A.	

Orange Coast	24:
Orange North	17:
Pasadena	280
Pomona Valley	19
Riverside	11:
San Diego	674
San Fernando	73:
San Gabriel	16!
Santa Barbara	25:
South Bay	27!
South Central	41
South East	. 6઼
Southwest	17
Ventura	7.
Westside	<i>5</i> 3.
Whittier	8:
Wilshire	22:
TOTAL6	,52
Are you one of them? Save y	you
chapter a phone call-send your	re
newal contribution now.	



Eason Monroe Executive Director Harriet Katz

Officers of the Board of Directors

Marvin Schachter President

Dr. Benjamin Karoman

Third Vice-President

Vern Bullough First Vice-President

Don White Secretary

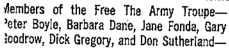
Aris Anagnos Second Vice-President

Rev. Edgar Edwards

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are pictured above performing their show for G.l.s, a portion of which will be presented at an ACLU Garden Party Saturday, May 22.

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F.T.A. Troupe In Person At Spring Garden Party

The FTA—Free The Army—Troupe, in the midst of visits to G.I.s across the country, will speak and perform at a special ACLU Springtime Garden Party Saturday afternoon, May 22.

Appearing in person, Peter Boyle, Barbara Dane, Jane Fonda, Gary Goodrow, Dick Gregory, and Don Sutherland will present a portion of the show they have been giving at and near armed forces bases as a counter to the traditional U.S.O. entertainment fare.

The party will be held from 3 to 6 p.m. at the Pacific Palisades home of Mr. and Mrs. Louis Licht, 1500 Old Oak Road, near Mandeville Canyon.

(The date, Saturday, May 22, is a change from that originally announced, May 23, in a sponsorship mailing to all members.)

Admission for the event is \$5 per person. Tickets can be obtained from the ACLU office, 323 West Fifth Street, Los Angeles 90013, or at the door Saturday afternoon.

Sponsorships for the benefit are also available for \$10. Sponsors' names will be listed on the party program. (The price of sponsorship does not include admission.)

U.S.S.F. Honored

The ACLU is holding the affair in honor of the United States Servicemen's Fund, sponsors of the F.T.A. Troupe.

The U.S.S.F., a civilian-run, nonprofit organization, was set up to help provide entertainers, speakers, and educational ma-

ciation of the work of the U.S.S.F. grows out of the affiliate's position against the war in Southeast Asia and its legal efforts to bring the Bill of Rights to the military.

U.S.S.F.'s troupe of performers made headlines recently when they were denied permission to present their show to G.I.s on base facilities at Fort Bragg in North Carolina.

S.R.O. Crowds

The show went on anyway, at an offbase coffeehouse for G.I.s, which because of its much smaller size limited the number of servicemen who could see it. The troupe presented three full shows in one night, all to standing-room-only crowds, and hundreds more had to be refused admission for lack of space.

The troupe subsequently filed suit against the military's upper echelons to challenge being kept off the base.

The suit charged that the show was "refused solely because it contained material satirical of foreign and domestic policies of the government and particularly the growing war in Southeast Asia."

Sketches in the show were written by the members of the troupe along with Jules Feiffer and other "comic" writers.

Among Dick Gregory's contributions of caustic wit is a poke at the Army's spying on civilians, a practice the ACLU has filed suit against: "I read about Army, Intelligence spying on us civilians. Now that's something right there. If there's one thing the Army hasn't got—it's intelligence."

Draft Subpoenas Withdrawn; Conscription To Be Queried

Subpoenas of three draft counselors at Claremont College to appear before a federal grand jury investigating draft counseling activity in Southern California have been withdrawn.

The three counselors, all at Claremont's McAlister Center for Religious Activities, had originally been subpoenaed to appear in March and to turn over records of their caseloads to the grand jury.

They were ordered to produce "all records pertaining in any way to any and all physicians, dentists or psychiatrists to whom any draft counselee has been referred by personnel . . . and all records of counselees so referred."

The subpoenas were withdrawn by assistant U.S. attorney David Nissen April 15, the second time that the counselors were called to testify.

Mrs. Edith James, the wife of Claremont's math department chairman; John M. Goodman, assistant professor of physics at Harvey Mudd College; and David Barry, a senior at Harvey Mudd, had first refused to testify when U.S. District Judge E. Avery Crary turned down their motion to quash the subpoenas March 18.

In a friend of the court brief filed in opposition to the subpoenas, ACLU volunteer attorney Richard Posell supported their refusal to testify, arguing that the wide-ranging subpoenas have a "chilling effect on the whole draft counseling process." Had the subpoenas not been withdrawn, the counselors involved would still refuse to testify or turn over their records, they said.

In another matter before the affiliate's Military Justice Committee, the ACLU determined last month to take a challenge to "peacetime" conscription to the United States Supreme Court, following the federal 9th Circuit Court of Appeal's rejection April 8 of an appeal by a young man who had refused induction.

The issue to be raised before the nation's highest court for the first time if a hearing is granted in the case of David Gidmark of Oxnard is whether or not conscription is constitutional in the absence of a declaration of war. There has been no declaration of war for America's current military operations in Southeast Asia.

The Supreme Court upheld conscription in times of war in a case heard during World War I, but has never ruled on a peacetime draft, according to Nathan Zehm, ACLU volunteer attorney who will handle Gidmark's case.

The constitutional debate on conscription, he said, is whether the power to "raise and support armies" means compulsory conscription or merely enlistment.

Voluminous historical research on that question by the national ACLU supports the contention that the framers of the Constitution had enlistment rather than conscription in mind.

and women all over the world.

It has also contributed to the establishment of military law panels and recruited young lawyers to defend G.I.s facing the uncertainties of military justice.

The ACLU's recognition and appre-

Fonda's impersonation of Mrs. Nixon; a session of war games between Don Sutherland ("M*A*S*H") and Peter Boyle ("Joe"); and a song for the occasion, titled "Insubordination," performed by folk-singer Barbara Dane.

Time Running Out For Anti-Draft Campaign

Though the Administration-sponsored bill to extend the draft for two years has been passed by the House of Representatives, there is some possibility that the Senate will opt instead for a limited, one-year extension.

As part of the ACLU's nation-wide draft repeal campaign, members from Southern California are urged to write or visit the offices of Senators Alan Cranston and John Tunney asking them to vote for draft repeal or at least for the one-instead of two-year extension.

The best estimate now is that the Senate version will be voted on the first week in May, according to Ruth Abraham, the affiliate's legislative coordinator. Visits to the Senators' office staffs can be made now at the Federal Building, 11000 Wilshire Blvd., in Los Angeles, or letters can be sent directly to Washington.

Senator Cranston is among the proponents of outright repeal of the Selective Service Act by December 31, 1971 (S.J. Resolution 20).

Senator Tunney is currently urging reform only establishing permanent Presidential power to induct 150,000 men per year without Congressional approval.

If the Senate comes up with and passes a draft bill different than the two year extension voted by the House, then a joint committee will be set to work out a compromise.

In that event, it would again be timely to communicate as well with California's representatives in Congress, urging them to vote for a one-instead of two-year extension.

Representatives to write to in that case are:

Glenn M. Anderson (D)

Alphonzo E. Bell, Jr. (R)

Del M. Clawson (R)

James C. Corman (D)

George E. Danielson (D)

Barry M. Goldwater, Jr. (R)

Richard T. Hanna (D)

Augustus F. Hawkins (D)

Chet Holifield (D)

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Los Angeles, Calif. May 4, 1971

SOUTHERN CALIFORNIANS AGAINST REPRESSIVE LEGISLATION 555 N. Western. Los Angeles, Cal. 90004.

May 3, 1971 -

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Enclosed report by Frank Wilkinson on field trip, April 10 to 23, 1971, is a complete resume of his following activities:

UNIVERSITY AND COLLEGE CAMPUS MEETINGS

PREP SOHOOLS

COMMUNITY MEETINGS

MEDIA INTERVIEWS

INDIVIDUAL/ORGANIZATIONAL CONFERENCES

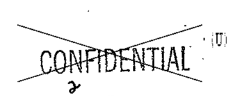
FINANCES

Also meetings which took place in northern and southern California between April 28 and May 2.

The NCARL's National Committee meeting will be held in Washington, D.C. on May 29 - 30. Delegates from out of town attending the meeting will be house queets of b6 b7c

Wilkinson also has scheduled meetings in Oklahima, Texas and Ohio during this trip.

A telephone call from arranged an appointment for wilkinson to speak on May 20.

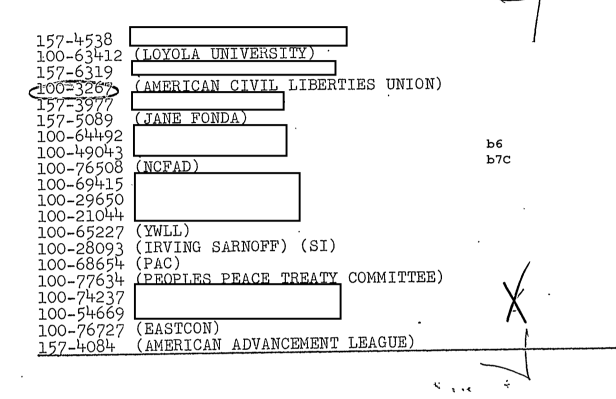


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CLASSIFIED DECISIONS FINALIZED BY Officers, Staff, Concerned Organizations - Individuals DEPARTMENT REVIEW COMMITTEE (DRC) DATE: 01-20-2015 Frank Wilkinson F42M28K35 Report on Field Trip - April 10 to 23, 1971 SUBJECT: UNIVERSITY & COLLEGE CAMPUS MEETINGS: 'U of Wisconsin - Madison: Student Chapter, A C L U Yale University - Timothy Dwight College (Sponsors: Bennington College - Vermont: Discussion Forum (Sponsor: Williams College - Massachusetts: Discussion Forum (Spon: Brandeis University - Massachusetts: Discussion Forum Dartmouth College - New Hampshire: Discussion Forum (Spon: Emmanuel College - Cath Women's College - Boston: Sociology Club Kenyon Coilege - Coordinating Council (Women) - Ohio: Discussion Forum Boston University: Discussion Forum (Sponsor: Wayne State University - Detroit (Sponsor: Students for Social Education) **b6** Boston State (Sponsor: Sociology Club) b7C PREP SCHOOLS: Hawken Upper School - Chio: Debate with Congressman John Ashbrook of H. ISC Windsor Mountain School - Lenox, Mass: Discussion Forum COMMUNITY MEETINGS: A C L U - Central Ohio Chapter: Columbus ACLU - Western Michigan Chapter: Grand Rapids Newton Coalition - Mass. 3rd C.D. - (Campaigners for Ann Arbor Unitarian/Universalist Church (\mathbf{U}) House Meeting: Wellesley, Massachusetts House Meeting: Watertown, Massachusetts MEDIA INTERVIEWS: Akron Beacon - Journal Boston Phoenix Wayne State The South End Boston University The Daily Free Press Cleveland Plain Dealer Cleveland News - Herald TV - WBNS (CBS) - Columbus TV - WOOD (NBC) - Grand Rapids TV - WNHC (ABC) - New Haven TV - WIWC (NBC) - Columbus Radio: WERE (CBS) - Cleveland Radio: WOSU (Ohio State) - Columbus Radio: WMNB (North Adams, Mass) Radio: WTSC (NBC) - West Lebanon, New Hampshire Radio: W-BCN - Boston Radio: FM station - Detroit INDIVIDUAL /ORGANIZATIONAL CONFERENCES: Board Meeting - Mass. Comm. Agnst Repres. Leg. (Sponsor: RESIST - Massachusetts based peace organization ACLU-Massachusetts Affiliate Kenyon Coordinating Council - Re: Repressive Onio Legislation & Law C.T. U - Cleveland Chapter & Subcommittee leadership (\mathbf{U}) N C A R L Advisor on Constitutional La FINANCES: Although N C A R L requires no commitment for speaking appe staff, honorariums proffered for the above field trip totaled: \$1.075.00. Monthly Pledges to NCARL's Massachusetts Regional Office: \$69.00 P E N D I N G: (4/28) Cerritos College - So Calif; (4/30) San Francisco House Mtr: (5/1) K P F A (Pacifica) Berkeley; House Mtg, Berkeley-(5/2) Unitarian/Universalist Forum, El Cerrito; Fellowship of Humanity, Stanford University: Berkeley; Reception - discussion, (4/30 University High School - Los Angeles: (5/12) Calif 28th CD Dem Women As N C A R L's National Committee Meeting will be held in Washington, D C on 5/29 - 30, I can cover meetings enroute to DC (5/24 - 28) &/or return (6/1-4)./e.g. Oklahoma City: 5/26-19/

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notice University of S. Calif. Black Experimental College Representati Black Determination is our goal Los angeles, Califamerican Civil Fiberties Union of S. Calif. 323 W. 5 St. Fox angelos presents Free the Comy Troupe" - Jane tonda may 22-3-6 PM at lone of 1500 Old Oak Rd. Pacific Palisades. \$5, sponsorslip \$10 bit it doesn't admit one, \$5 is entry clarge ACLU honoring U.S. Servicemens fund. Civilian. mon profit organization, provides military haw parels-recent young lawyers to defend military men obtain II Sill of Right. 5-24-7/

Mutuality Center 9112 S. Western Ceve 757-1808 662-9752 June 2nd. - 8 PM listed as claiming Vietnam was un setulional and wants all US troops out by 12-31-71 Topic - U.S. should suffort Israel Univ. of S. Calip. Black nationalist
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notice- Mutuality Center, continued June 16 - 8 PM Topic-all clarges against should be dropped, free trial needed. , listed, medecal man and of Black Fiberation Movement efferienced in black-white proble use county to a justice V June 30-8PM Topic- abortion legal, individuals Clorice "Women What are you Up in arms about"

mutuality Center, continued June 23rd. - 8PM should not be punished Tues. 10:15-11:45 AM Women in (Women N. 12-1:30 PM Sen. 11-12; 30PM Tuth & Love Today Programmer - Man and Woman american Mutuality Loundalion ACFS Inc 5-24.7,

nolica young Workers Liberation League presents Forum and film series at Philapthropic Snail 964 n. Vermont Foz angeles ofen 6 PM to 9 AM one block north of L. Q. City College 7to 9PM, Donation 50 f June 4 Irving Sarnoff, clairman of U Deace action Council, speaks on Reople's Deace Treaty. Theatening Siez introduction documents alrocities of U.S. bombings June 18 Evloyed - margist view a margist Levinist youth organization also a film -5-24-7/----

young Workers Lague, continued July 2 - Woman, forum lad plus film July 16 Political Prisoners - speason, a member of S. Calif. Committee to a film interview with Liscussions follow all forum and film Labor for leaflet on program plus

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May 2, 1971

I. Subject: The Long March Collective of Los Angeles, Activities, Friday, May 21, 1971

II. Information Concerning:

- 1) The Long March Collective in Los Angeles (LMC) is the successor of the now defunct Haymarket Committee of Los Angeles. L.M.C. for several months now has been operating forums and other actions out of its 715 S. Parkview St. address. L.M.C. members include most of the old Haymarket-eers, but their membership has expanded with a new flock of recruits. b6
- 2) The Haymarketeers had on this date and time BLASE BONPANE speaking. BONPANE spoke to an audience of about 25 reds and 15 Agents who represented everything from C.C.S. (Criminal Conspiracy Section, LAPD) to the local right-wing Cuban exiles in the area. A number of reds were also out in the lobby talking, as well as congregating in offices upstaires.
- 3) One item of interest that seems to be becoming clear is that Liberation Union may come apart. IU is the group that succeeded the Friends of the Black Panthers after had and arrested by LAPD-ATFU for alleged buying nandgrenades. LU members such as CHARLES BRITTAIN, etc. are reportedly quitting it.

IU is a group of L.A.-based Reds who includes Castroists, Maoists and Trotskyites. The FBP had been considered "mostly C.P." by most people who had been around a long time willing to talk. But the IU denied that it is a C.P. "front group." In recent weeks, all of whom work closely with JANE FONDA and the A.C.L.U., (these persons) have been cited in or on T.V. shows as being "members of that Communist Liberation Union." or words to that effect expressing that

that Communist Liberation Union," or words to that effect expressing that idea. Maybe the Reds are now going through the process of acting like they are disbanding for the purpose of giving "cover" back to these more important Reds who will lose most of their effectiveness if they are continually exposed as members of a Communist group. Not that the Comrades don't mind being known as Communists around Communists; it's just that the anti-Commun ists are able to discredit them more easily when they admit they are Reds. It is also possible that the Communist Party wants to disband this group sb that their defacto members will not have their Party affliations brought out into the open by the Trotskyites (mad at the C.P. for using the L.U. C.P. front as a Trotakyite group, or, in other words, horning in oh their terratory). After all, the Party probably would not like it to become well the BRITTAINS. etc. are known that really Party members, along with their bigger rish likee (If of course they are all undercover Party people, and this does look likely).

Anther C.P. front group could be the Long March. Some of these people incidentally, spend a lot of time knocking the C.P. and then turning around and working with it. Others have been to Cuba and may have given training there.

4) A new assalt on Los Angeles City College is also being plan	
a person or person associated with the LMC and L.U. and the C.P. Th	is girl
is named and has been photographed by LACC Campus Folice.	
was, in fact, one of those trained in combat by	whe
Red Squad agent trained FBP members in karate.	

," '	is actually in-all probability a munist Party member. T	he
	Party has had its eve on LACC for some time, and has	
	and on the campus from time to time. This girl is	a
1.0	trained Marxist and uses the C.P. technique of lying all the time to	pupe
b6 b7C	people. At times she seems to not be able to tell the difference betw	een .
D/C	truth and phantasy, because truth becomes whatever helps Communism, a	hd
	lies are whatever is anti-Communist. The new assalt on LACC is going	to be
	a real test of wits and herve between and -C.P.U.S.A. if	
	hass her way.	Xu
	5) Some of the Comrades were also discussing the recent disappea	rance
	of (one person said his last name is a real nu	t.
	hasn't been popping around lately, and some people think the "pigs" k	illed
	him. Maybe an Arab or P.L. pig ripped him off.	

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Supreme Court Asked to Rule Draft Is Illegal

An official of the South- armies had to come from ern California chapter of . voluntary enlistments. the American Civil Liber- ... Zahm said the Founding ties Union said Friday a Fathers wanted an allwrit had been filed in volunteer army, as is now Washington asking the U.S. Supreme Court to declare the military draft il-

legal/
Aftorney Nathan R.
Zaifm, chairman of the
ACLU's Military Justice
Committee, told a Bilt more news conference it seeks to have the nation's highest court rule that compulsory military ser- .. vice is unconstitutional at

Zahm said the framers of the U.S. Constitution never intended to give Congress or the President power to conscript men.
He said the Founding
Fathers, in giving Congress power to "raise and
to the farmies," meant the

all times in peacetime or

in wartime.

being advocated by some congressmen, which, would recruit personnel through its ability to offer good salaries.

The ACLU petition was submitted as a writ of certiorari (appeal) brief filed on behalf of a David John Gidmark of Oxnard who. began serving a three-year sentence May 10 for refusing military induction.

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(Indicate page, name of newspaper, city and state.)

PART 211

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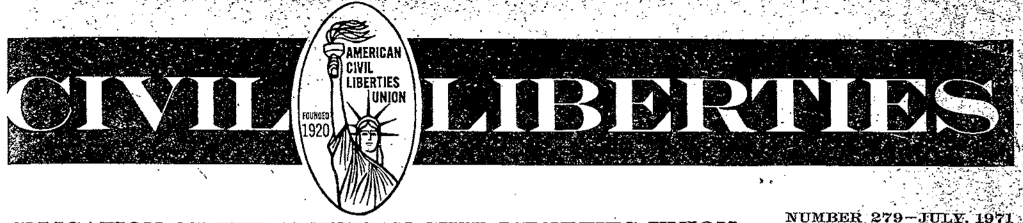
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DBLICATION OF THE AMERICAN CIVIL LIBERTIES UNION

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MAY MADNESS:

Liberty & Suicide Pacts

By Nat Hentoff

After more than 12,000 people were arrested on the streets of Washington the first week in May, the New Republic, while mildly deploring elements of the police action, commented: "But this was no Kent State or Mayor Daley's Chicago."

No, it was not. It was much worse, much more dangerous to everyone's civil liberties.

In the nation's capital, with the approval of the President and the Attorney General (and with advance planning aid from the Justice Department), the Constitution was suspended. Thousands of those arrested and failed without bail were not even charged with the commission of a crime. In most cases, no arrest records had been made out. Most of the prisoners, except by accident, had no functional right

ACLU ANSWERS:

to legal counsel. Some were denied access to a lawyer for 35 hours. Furthermore, as Tom Wicker observed in the *Times*: "Not only were citizens incarcerated illegally (frequently under miserable and dangerous conditions), but they were so treated in order that the Government could prevent any further demonstrations of dissent against Government policy, even though it could not be certainly known that any such demonstration would be unlawful or disorderly."

Satisfied

When it was over, the President declared himself "totally satisfied."

The Attorney General strongly recommended that other cities henceforth do as Washington had done in the face of mass demonstrations. The compelling priority, he said, is "decisive opposition to mobforce."

Even if the Constitution gets in the way. What I find most dismaying in the aftermath of those dragnet days in May is not the stance of Mitchell and Nixon. Their

OPERATION NEVADA:

Crisis in Welfare

By Sylvia A. Law

This past winter witnessed the beginning of a new phase in the struggle of the very poor to obtain public subsistence with a modicum of justice and dignity.

The five years from 1965 to 1970 produced an enormous growth in the welfare rolls and modest increases in grants. Welfare recipients numbering 125,000 organized themselves into the National Welfare Rights Organization (NWRO) and some 700 local constituent chapters. Thousands of needy people were induced by organizational efforts to apply for the aid to which they were entitled.

Millions more joined the rolls on their own initiative — perhaps as a result of a growing recognition that public assistance is a right of those in need rather than a demeaning charity,

The efforts of poverty lawyers established the eligibility of thousands of others, and perhaps more significantly, eliminated many devices which states were using to reduce grants or to limit eligibility. For

Viet Nam produced inflation and memployment, which added more people to the ranks of the poor and to the welfare rolls.

Though states can always save welfare costs by reducing the size of grants, welfare grant levels have always been grossly (and concededly) inadequate, and continuing inflation makes cutbacks even more bruidle

Even back in 1967, anti-welfare sentiment was high. Congress that year imposed a "freeze" on the level of federal payments to families with dependent children and for the first time required that AFDC mothers leave their children and go to work. The "freeze" was unworkable and finally rescinded. (The on-going Work Incentive Program does not prune the rolls—it brings in more applications than there are jobs available.)

State officials facing the "welfare crisis" find that their options are severely proscribed. They cannot refuse aid to the "immoral" or to strangers. They cannot establish waiting lists or discriminate against the politically vulnerable. They can enforce work requirements but the ex-

Mayday!

As this issue of Civil Liberties goes to press, the U.S. Court of Appeals for the District of Columbia Circuit has just granted the National Capital Area CLU's request to bar the capricious prosecution of any more "Mayday" arrestees until the Pederal District Court can conduct a hearing on the constitutionality of the prosecutions.

By May 25, Washington officials had obtained only two convictions after trial—out of the 12,000 arrests made early in the month. Yet defendants, many of them out-of-towners, were still required to stand trial or forfeit collateral, thereby accepting automatic misdemeanor convictions.

CLU Cooperating Attorney Monroe H. Freedman went to Federal District Court to ask a halt to the prosecutions, except those in which the charges were based on adequate evidence. (In most cases law enforcement authorities were vague about crime, time and place.) He asked the Federal Court to clear the Washington courts of the thousands of unlawfully brought cases, alleging that harassment of dissenters was the city's only motive in prosecuting. The Federal Court judge accused Freedman of clogging the calendar by bringing the injunction suit. But the Court of Appeals saw the point.

CLU Response

The lawsuit is the first in a broad program NCACLU has started to correct the May abuses and prevent their recurrence. The program will consist of investigation, litigation and education.

.NCACLU issued a call for witnesses' affidavits immediately after the series of sweep arrests. Within days, 1,200 persons came forward to offer evidence. They are still coming.

Even earlier, the CLU had collected some evidence on its own. By sleuthing in

nce on its own. By Cont'd p. 4, col. 1 imperviousness to the Bill of Rights has long been evident. Much more disturbing — for the long run — was the reaction from some sources that in the past have shown acute sensitivity to civil liberties. The New Republic was much more exacerbated by the demonstrators than by the actions of the "well-equipped, disciplined counterforce" that picked thousands of people off the street, even though many of the latter were not demonstrators at all but became instantly suspect because of hair or dress style. Or just because they were there.

Cont'd p. 4, col. 1

down the man-in-the-house rule in 1968, 200,000 to 400,000 needy mothers and children immediately became eligible for assistance worth an estimated total of \$250 million annually. For another example, when the Court held residency requirements unconstitutional in 1969, 100,000 to 200,000 new recipients joined the rolls, at a cost of \$125 million to \$175 million per year.

Unemployment

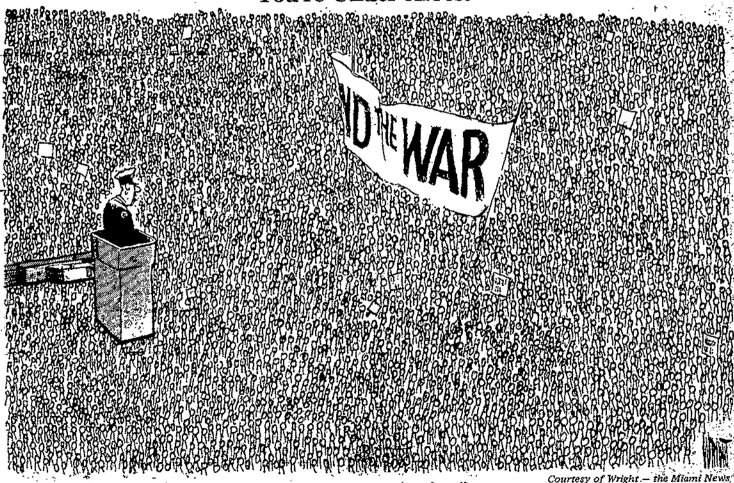
Wholly apart from the efforts of organized recipients and their lawyers, the war in centers is far greater than the costs of minimal subsistence, and jobs are simply not available in quantity.

Reagan Rhetoric

In December, 1970, George Miller, director of the Nevada Department of Welfare, thought he had found an answer to the crisis. He turned the rhetoric of Ronald Reagan into concrete action: He launched a major campaign against welfare "cheaters."

Cont'd p. 6, col. 1

"You're Under Arrest" ...



Abortions for Poor

The cutoff of Medicaid abortions in New York is being challenged by the CLU there in a state suit claiming discrimination against the poor. NYCLU publicly charged the abortion restrictions "tell poor women in no uncertain terms that their right to control their own bodies must be sacrificed so that Governor Rockefeller can balance his budget." One court has already ruled in the CLU's favor.

Bias against Men

The Milwaukee Journal Company practices sex discrimination in prohibiting its male employees from having long hair, according to the CLU's chapter. The chapter formally asked the company to change its policy, charging violation of the Federal Civil Rights Act of 1964, because female employees are not required to have short hair and the disparate treatment cannot be justified as a bona fide occupational qualification.

Jury Duty

The privilege of Virginia women to refuse state court jury service without even appearing in court is challenged by the ACLU as unconstitutional sex discrimination. Men must appear in court to ask to be excused. Women may simply notify jury commissioners to strike their names from the jury list. The Union charges the practice is arbitrary. It also deprives defendants of both sexes of their right to an impartial jury.



ACLU News

Spy-Busting

In the last week of April the Union made its first significant breakthrough against government surveillance by winning four federal court decisions against the Army, the FBI, the House Internal Security Committee and a local "Red Squad." The national ACLU won from the U.S. Court of Appeals for the District of Columbia Circuit a decision that the Federal District Court must hold a full hearing to determine the nature and scope of Army surveillance, including its effects on the exercise of First Amendment rights. The New York CLU won the other three rulings, all at the Federal District Court level. The Court denied the FBI's motion to dismiss a suit that would require the FBI to return or destroy bank records and photographs identifying participants in the November, 1969 Moratorium. The Court issued a preliminary injunction barring the same bank from turning over records of the Progressive Labor Party to the House Internal Security Committee. And the Court put a stop to the general snooping activities of a suburban police department. Other anti-surveillance suits are proceeding favor-

Dossiers

As a result of NBC-TV's revelation a year ago that Philadelphia Police Commissioner Frank Rizzo keeps intelligence dossiers on 18,000 peace advocates, the ACLU's affiliate has filed a federal lawsuit asking destruction of the records. The suit contends the intelligence system deters the free exercise by dissenters of their rights of political association, assembly and speech.

White Academies

Reply Time

The ACLU has urged television and radio stations and networks to provide time for a variety of responses from the public immediately after broadcasting presidential speeches. The Union said the media should get the texts of speeches beforehand and make them available to the public so dissenters would have time to prepare responses. The policy would apply also to speeches by other high government officials.

Pre-Trial Publicity

The disciplining of public officials who release prejudicial pre-trial information and the exemption of defense attorneys from similar sanctions was urged by the ACLU in recent statements to the American Society of Newspaper Editors and the American Bar Association. The ACLU gave two reasons for urging disparate treatment. In practice, flat rules against pre-trial commenting are used almost exclusively to gag the defense, the Union pointed out, while the prosecution goes undisciplined. Also, the prosecution exercises the official power of government and, therefore, is properly subject to controls that cannot constitutionally be placed on private individuals attempting to establish their innocence.

Concentration Camps

Once again the ACLU is urging repeal of the Emergency Detention Act, this time in a statement to the House Committee on the Judiciary. The Act would allow the summary detention of dissidents in concentration camps if the President declares an "internal security emergency." The 1950 law trenches the Constitution, the Union said, and its very existence "chills" dissent.



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Bacon

Lawyers of the ACLU of Washington State have joined with other attorneys in defending Leslie Bacon in federal grand jury proceedings. Motions have been filed on four issues: the unconstitutionality of limited immunity, which would require Miss Bacon to testify without protecting her from prosecution; the overly broad scope of the grand jury's investigation: the use by the grand jury of illegal wiretap evidence; and the setting of high bail for material witnesses. The Union is trying to get Miss Bacon freed from custody until the U.S. Supreme Court decides the limited immunity issue in a case that will be heard in the fall.

New Literature

Three new leaflets and five new reprints are now available from the ACLU. Leaflets are "Preventive Detention," 5¢; "Why End the Draft: Questions and Answers," 5¢; and "The War against the Law" (illegality)



New York Times Photo

Sobell

Morton Sobell's right to address a meeting in Los Angeles was upheld by the Federal District Court after the New York CLU filed a lawsuit protesting his parole board's attempt to "rehabilitate" him by remaking his mind. The Court agreed with NYCLU that Sobell, who served 18 years in prison on a conviction of spying for the Soviet Union, is protected by the First Amendment except where the exercise of his speech rights presents a "concrete" danger of his misconduct. Sobell is not permitted to travel outside the Southern District of New York without his parole board's permission. The parole board suggested to the Court that it meant to protect Sobell from returning to his old ways. The Court responded: "Granting that unmasked spies are by definition among the failures in their profession, only an idiot too ineffectual to frighten the United States of America would use the medium of public orations, cleared with his parole board, as the means of resuming his subversive work."

ACLU Records

A guide to records of the ACLU from 1912 through 1946 — material now on microfilm at the New York Public Library — is available at \$5 from the Archives of Social History, P.O. Box 763, Stony Brook, N.Y. 11790.

Committee of ACLU has asked the Federal District Court in New Orleans to bar Louisiana from transferring school materials and services from public schools to private schools that discriminate against black students. The suit also asks the Court to order the return of everything that has already been transferred to the segregated academies. The state's support of the academies encourages segregation, the suit says.

OEO Vouchers

In testimony before the Senate Subcommittee on Employment, Manpower and Poverty and before the House Education and Labor Committee, ACLU witnesses have spoken against the school "voucher plan" of the Office of Economic Opportunity on grounds that it would encourage a "white flight" to segregated private schools and "inevitably weaken the public school system as a whole." By subsidizing private school education, the government would also "establish religion" by giving aid to parochial schools. And it would undermine protection of academic freedom.

YAF for CLU

Young Americans for Freedom at Enfield, Conn. High School won the right to distribute their literature in school and a promise from school authorities that their claims of other First Amendment rights (use of bulletin board and such) will be seriously considered by the State Association of Secondary School Principals. YAF's chapter chairman got nowhere with his requests until he wrote the Connecticut CLU for advice, CCLU advised him of his rights. The youth showed the affiliate's letter to school authorities, and they immediately took action. The youth wrote CCLU, "I feel confident that all will now be resolved as a result of your caring. I wish to extend my whole-hearted thanks to William Olds and the Connecticut Civil Liberties Union for their concern for the 'little man'."

Puerto Rico Vote

In testimony before the Ad Hoc Advisory Group on the Presidential Vote for Puerto Rico, the ACLU said any citizen who lives under the authority of the United States may not be denied the right to choose its Executive. The Union said the right to vote in Presidential elections cannot be made subject to the approval of a majority of the people of Puerto Rico since no "right of American citizenship is subject to a referendum." While supporting selfdetermination for the island, the Union stated, "Until such time as the people of Puerto Rico determine that they do not wish to be a part of the United States. however, the American Civil Liberties Union believes that they should be endowed with the full rights of citizenship."

Chicago 8

The ACLU has filed an amicus brief asking the U.S. Court of Appeals for the Seventh Circuit to throw out the contempt convictions of the Chicago 8 and their two attorneys. A separate amicus brief by the Union's Illinois Division attacks the constitutionality of the federal antiriot act, under which the prosecutions were brought. The national ACLU's brief claims Judge Julius Hoffman used the contempt power not to prevent actual obstruction of the trial but to undermine the defense and punish the defendants and their lawyers for remarks he considered personally insulting. The Illinois ACLU's brief claims the antiriot law violates the First Amendment rights of free speech, association and travel.

Memphians

Memphians for Patriotism may no longer use city hall office space as the result of a Federal District Court decision in a suit brought by the West Tennessee CLU. The CLU itself was the plaintiff, claiming that all private organizations—the CLU included—should be afforded the same privileges by the city. The Court found "unjust discrimination."

three articles that were commissioned by the ACLU as part of its 50th Anniversary in 1970: "Dossiers Invade the Home," by Ralph Nader, 25¢; "Why Students Want their Constitutional Rights," by Nat Hentoff, 25¢; and "Kind and Unusual Punishment," by Jessica Mitford, 25¢. "The Theory and Practice of American Political Surveillance," by Frank Donner, staff investigator of the ACLU's anti-surveillance project, is available at 25¢. Also available is "Geography of Inequality," a survey of women's rights, at 20¢. Single copies are free to members.

Suspicious Person

The U.S. Supreme Court struck down Euclid, Ohio's "suspicious person" ordinance in a recent ACLU of Ohio case. The law prohibited persons from "wandering about" without "visible or lawful business" and without being able to give a "satisfactory account" of themselves. The Court found the ordinance unconstitutionally "vague and lacking in ascertainable standards of guilt." The ordinary person would not know whether he was committing a crime, the Court said.

Citizenship Upheld

A native of Denmark may not be barred from naturalization as a United States citizen because he once claimed an exemption from military service as an alien, the U.S. Supreme Court recently ruled. Under an old federal law, an alien could avoid the draft by giving up any claim to citizenship. In a case brought by the ACLU of Northern California the Supreme Court noted that the man was called to military service when the law was repealed, that he cooperated, but that he failed the physical examination. If he had passed the examination, he would have served and, thereby, become eligible for citizenship. The Supreme Court held that "harsh and bizarre consequences" could not "flow from an individual's failure to pass a physical examination." It also pointed out that Congress had not lived up to its part of the bargain.

High Court Rules Favorably On Four-Letter Words

Declaring that "one man's vulgarity is another man's lyric," the United States Supreme Court last month overturned the conviction for disturbing the peace of a young man whose jacket was decorated with the slogan "Fuck The Draft."

The decision handed down June 7 marks the first case in which the Supreme Court has ruled upon the constitutional status of words of profanity.

Writing for the majority in the court's . 5-4 decision, Justice John Marshall Harlan stated, "Surely the State has no right to cleanse public debate to the point where it is gramatically palatable to the most sqeamish among us."

Though "this case may seem at first blush too inconsequential to find its way into our books," Justice Harlan wrote, "the issue it presents is of no small constitutional significance."

The jacket in question belonged to Paul Robert Cohen, who was arrested in April, 1968, for carrying it in the corridor of Los Angeles County Courthouse, subsequently convicted, and sentenced to 30 days. ACLU volunteer attorney Prof. Melville Nimmer represented Cohen from the trial through the Supreme Court appeal.

"Offensive Conduct"

Cohen was convicted for "disturbing the peace . . . by . . . offensive conduct," a statute Nimmer contended must be unconstitutionally overbroad and vague if it could be used to punish as "offensive conduct," nothing more than Cohen's sporting his id-xet.

The majority opinion held that the only "conduct" involved was a form of speech, "the fact of communication," with the conviction resting solely upon "the

that portion of California's disturbing the peace statute based upon 'offensive conduct,' at least insofar as such 'offensive conduct' arises from the use of written or oral speech."

Cohen's jacket deserved First Amendment protection, the Supreme Court held, because it did not involve circumstances under which freedom of speech may sometimes be curtailed.

"This is not, for example, an obcenity case," Justice Harlan noted, thereby expressly holding for the first time that a four-letter word, even if it bears a sexual meaning, may not be excluded from First Amendment protection on the ground of obscenity if the manner in which the word is used is not "in some significant way, erotic."

"It cannot plausibly be maintained," he continued, "that this vulgar allusion to the Selective Service System would conjure up a psychic stimulation in anyone likely to be confronted with Cohen's crudely defaced jacket."

. Nor did the case involve "an intent to incite disobedience to or disruption of the draft," the court held, so Cohen could not constitutionally "be punished for asserting the evident position on the inutility or immorality of the draft his jacket reflected."

California's Court of Appeal had previously upheld Cohen's conviction on the ground that the slogan might provoke others whom it offended to violence. Rejecting this argument as a reason for abridging Cohen's freedom of speech, the Supreme Court held that avoiding "physical censorship" from hypothetical hostile viewers by instituting government censorship instead is a "self-defeating proposition."

Such fear of others, the opinion added, is no basis for erecting "a governmental power to force persons who wish to ventilate their dissident views into avoiding



ACLU Aids Witness Called In Pentagon Leak Investigation

Appearing as a friend of the court in the case of a former Rand Corp. employee who has refused to testify before a federal grand jury in Los Angeles investigating the leak of secret Pentagon papers on the Vietnam war, ACLU chief counsel A. L. Wirin June 25 attacked the routine of granting a witness immunity and ordering him to testify as "too summary, too preemptory and improvident."

Ruling against Wirin's arguments and those of Anthony J. Russo's attorney, Joseph A. Ball, U.S. District Judge William P. Gray signed the standard immunity grant ordering Russo to testify or else face contempt charges.

Russo had been a co-worker at Rand with Daniel Ellsburg, suspected of leaking the classified Pentagon study to the press.

Challenging the procedure for compelling Russo to testify or face imprisonment for contempt, Wirin urged that the Department of Justice should first have to make some showing as to why it considers Russo's 'testimony necessary. Such procedural due process requirements should be necessary, he contended, as adequate notice and a hearing on the need for the

In a related matter, the national ACLU and the New York Civil Liberties. Union participated as friends of the court against the government's attempt to halt, the New York *Times* from further publication of the controversial Pentagon papers.

The ACLU brief filed in that dispute raised extensive arguments concerning freedom of the press and the public's right to know, and disputed the government's contention that "national security" was at stake. The only "irreparable injury" that would result, the brief said, is "acute embarrassment over revelations of moral astigmation, mendacity and arrogant disregard of the truth on the part of high government officials involved in the decisions leading up to the escalation of the war in Vietnam."

Compulsory Conscription

tive force."

(Dissenting, Justices Black, Black-mun and Chief Justice Burger felt that "Cohen's absurd and immature antic . . . was, mainly conduct and little speech.")

According to Nimmer, the decision "apparently constitutes an invalidation of words without also running a substantial risk of suppressing ideas in the process."

If such were the case, he concluded, "governments might soon seize upon the censorship of particular words as a convenient guise for banning the expression of unpopular views."

attorney. "No other representatives from the Department of Justice have ever objected to such an appearance," Wirin said.

The ACLU will continue to participate in Russo's case, next at a contempt hearing set for July 2 because of his refusal to testify.

nard convicted for refusing induction, the ACLU of Southern California has asked the United States Supreme Court to hear a new challenge to the constitutionality of the draft.

The case attacks the "peacetime" draft on grounds that have never before been presented to the nation's highest court: that the framers of the Constitution had voluntary enlistment rather than compulsory conscription in mind when they gave Congress the power to "raise and support armies."

Announcing the filing of the requestfor a Supreme Court hearing, yolunteer attorney Nathan R. Zahm, co-chairman of the affiliate's Military Justice Committee, told a news conference in Los Angeles May 28, "The Constitution gives Congress the authority to create a Post Office—but that does not mean that the government can force people to work in it. The same should apply to the military."

The petition for a hearing raises a host of constitutional arguments against the draft, such as the ban on involuntary servitude. Because the Supreme Court has already refused to rule favorably on those issues, however, this appeal places greatest emphasis on the historical argument of legislative intent.

Undecided Question

The draft has been upheld as constitutional since the first Supreme Court ruling in 1918 that permitted conscription in time of war. But the question of the constitutionality of a "peacetime" draft has never been decided.

As Zahm noted in his petition urging a hearing now, Justice William O. Douglas has recently written, "The question whether there can be conscription when there has not been a declaration of war, has never been decided by this Court. It is an important question. It is a recurring question. It is coming to us in various forms in many cases as a result of the conflict in Vietnam. I think we owe to those who are being marched off to jail for maintaining that a declaration of war is essential for conscription an answer to this important undecided constitutional question."

There has been no declaration of war (Continued on Next Page)

ACLU Delegation Lobbies In State Capitol

A 55-member ACLU delegation from Southern and Northern Califor-fornia, led by former U.S. Congressman George E. Brown, Jr., lobbyed in Sacramento June 22 concerning upcoming state legislation that affects civil liberties.

The lobbyists placed greatest emphasis on an Assembly bill to abolish the death penalty, and a proposed constitutional amendment tying liberalization of residency requirements to the 18-year-old vote.

The delegation was present as the Assembly Criminal Justice Committee that afternoon passed the measure to end the death penalty out of committee, bringing it to the Assembly floor.

Testifying against capital punishment at the committee hearing were Ramsey Clark, former U.S. attorney general and head of the ACLU's National Advisory Council; Professor Anthony Amsterdam, from Stanford Law School and an ACLU volunteer attorney; and Assemblyman Alan Sieroty, sponsor of the bill.

Witnesses from law enforcement agencies in Los Angeles spoke in opposition to the measure, but supporters presented evidence that the death penalty is not a deterrent to capital crime, using statistics of states which have abolished it.

The voting amendment with residency rider did not fare as well, failing to muster the two-thirds vote needed for passage in a Senate tally June 24. A similar measure, however, will shortly be introduced in the Assembly.

The ACLU delegation's day in



Assemblyman Alan Sieroty (standing) participated in a luncheon for ACLU lobbyists and several state legislators in Sacramento June 22. Among those attending were Mary Saylin (left), head of the affiliate's chapter council, and Coleman A. Blease (right), ACLU's state legislative advocate.

Sacramento also included a morning session with several prominent legislators, and a luncheon hosted by Sieroty.

Senate President Pro Tem James R. Mills (Dem.) addressed the morning meeting on the importance of equitable reapportionment, particularly in regard to representation for Mexican-Americans.

Assemblyman William T. Bagley (Rep.), an opponent of Governor Rea-

gan's welfare stance, told the group that the public is being confused by the Administration into mistakenly thinking that welfare clients are chiselers and that it is possible to have a closed-ended budget on welfare.

Coordinating the annual trip to Sacramento were Coleman A. Blease, the affiliate's legislative advocate; Joseph Friedman, chairman of the board's legislative committee; and Ruth Abraham, staff chapter organizer.

American Civil Liberties Unic 323 W. Fifth Street Los Angeles, Calif. 90013

Recruit 25 New Members, Win Trip To Hawaii, Acapulco

Bight-day trips to Hawaii and Acapulco will be awarded to the first two ACLU members who recruit 25 new members for the Southern California affiliate.

The vacation offer, made possible by an anonymous donor, is part of the affiliate's continuing effort to increase membership and offset its large financial deficit.

The first person to sign up 25 new members, at contributions of \$10 or more each, will be flown to Hawaii for a week in Honolulu and Waikiki. The prize includes transportation, first class hotel accommodations, sightseeing events and other entertainment.

The second person to produce 25 new ACLUers will travel to Acapulco and will have similar arrangements, complete with bi-lingual tour guides.

The ACLU is embarking on this new membership campaign not only because the additional funds are sorely needed, but also because of the importance of broadening the base of popular support for the Bill of Rights at a time of increasing governmental repression.

Membership kits are available from the ACLU office, containing brochures about the organization, literature on key issues concerning civil liberties today, and return-addressed envelopes for contributions giving detailed information on what membership involves.

Anyone interested in obtaining a kit and entering the recruitment contest is asked to call the ACLU office at (213) 626-5156.



Jay Miller New Director Of Northern California ACLU



Jay A. Miller, who has headed the Illinois Division of ACLU in Chicago since 1965, has become executive director of the ACLU of Northern California.

Miller, 43, succeeds Ernest Besig, who retired June 30 after 36 years of service at the helm of the Northern California organization.

• Before he came to the Illinois ACLU, Miller served as Peace Education Secretary of the American Friends Service Committee in Illinois and Wisconsin from 1961-65.

In July

Beverly Hills-Westwood

The Steering Committee of the Beverly Hills-Westwood Chapter will meet Tuesday, July 6, 8 p.m., at the home of Fritzi Goldberg, 2907 So. Sepulveda. For directions or further information, phone 473-6327.

The Beverly Hills-Westwood Chapter will salute Assemblyman Alan Sieroty at a champagne garden party Saturday, July 10. (For details, see separ-

Long Beach

The Long Beach Chapter will meet Thursday, July 15, 8 p.m., to re-plan its fund-raising party originally scheduled for June that had to be canceled, and to discuss other up-coming activities. The meeting will be held at the home of Conrad Housley, 2044 Volk Ave. Phone 431-8598 for directions.

Pasadena

chapter members, will meet Tuesday, July 13, 8 p.m., at the home of Lena Friedman, 3281 Greenfield. Phone 270-4038 for directions or agenda suggestions.

Hollywood

The Steering Committee and active volunteeers of the Hollywood Chapter will meet Wednesday, July 7, 8 p.m., at the home of Mr. and Mrs. Ervin Sonberg, 4226 Dundee Drive, Los Feliz (north of Los Feliz Ave. near Commonwealth).

Kalman Bloch and the hilhar-monic String Ensemble will perform at a garden concert of chamber music Sunday afternoon, July 18 for the Hollywood Chapter. The fund-raising event is set from 3 to 6 p.m., with the musical program starting at 3:30, in the garden of Adele and Emric Bergere, 2324 Notttingham (north of Los Feliz between Western and Vermont). Donation is \$3. Reservations can be made by calling 663-0451.

So. Los Robles. For further information call 798-4492.

San Fernando Valley

The San Fernando Valley Chapter's third annual garden party will be held Sunday, August 1, from 2:30 to 6 p.m., at the home of Dr. and Mrs. Eugene Berman, 5341 Louise Ave., in Encino. Admission is \$3. For further information, phone 783-5421, 343-6350 or 348-7671.

South Bay

Frank Wilkinson, executive director of the National Committee Against Repressive Legislation, will speak on "Concentration Camps in America?" Thursday, July 8, at a program sponsored by the Pacific Unitarian Church and the South Bay Chapter. The talk will be given at the church, 5621 Montemalaga Drive, in Palos Verdes Peninsula, at 7 p.m. Phone 831-4566 for further information.

Phoners Renew 940 Members; Over 5,000 Still To Contribute

Though volunteer phoners in all chapters have brought in 940 membership renewals since the affiliate's "mopup" campaign started at the end of March, at mid-year more than 5,000 members still have not sent in renewal contribu-

Chapter	Number to be Renewed as of March 29	Number Renewed	% Renewed
Antelope Valley	21 ·	2	9%`
Arrowhead	97	17	18%
Beverly Hills-			
Westwood	853	71	8%
Brentwood	203	60	30%
Burbank-Glendale	68	14	20%
Canyon	206	35	17%
Desert Pass	32	9	28%
Hollywood	362	80	22%
Imperial .	, 9	4	44%
Kern County	58	14	24%
Long Beach	210	20	10%
Northeast L.A.	139	28	20%
Orange Goast	243	28	12%
Orange North	170	17	100

tions for 1971.

ACLU membership runs through December of the year a contribution is made. A member who joined, for example, in August, 1970, must renew now to stay a member throughout 1971.

Chapter	Number to be Renewed as of March 29	Renewed Number To Date	% Renewed
Pasadena	286	42	15%
Pomona Valley	196	27	13%
Riverside	111	27	24%
San Diego	649	141	22%
San Fernando	735	62	8%
San Gabriel	169	32	19%
Santa Barbara	255	23	9%
South Bay	279	24	9%
South Central	40	4	10%
South East	64	4	6%
Southwest	170	21	12%
Ventura	74	13	18%
Westside	535	78	15%
Whittier	86	12	14%
Wilshire	222	31	14%
TOTAL	6,550	940	14%



porter for the Cieveland rress.

Miller's appointment comes shortly after the Northern California organization's decision to affiliate itself with the national ACLU. It had previously been independent.

The Northern and Southern California branches work closely together in coordinating litigation efforts and in joint legislative lobbying in Sacramento.

Beverly Hills-Westwood Sets "Salute To Sieroty"

State Assemblyman Alan Sieroty will be guest of honor at a champagne garden party sponsored by the Beverly Hills-Westwood Chapter Saturday evening, July 10.

Sieroty is the author of a bill to abolish the death penalty, a measure recently approved by the Assembly Criminal Justice Committee. The legislator is also a member of the Board of Directors of the Southern California ACLU.

The party will be held at the home

of Mr. and Mrs. Sherman Gould, 10465 Lindbrook Drive, in Westwood, at 8:30 p.m. Eason Monroe, executive director of the Southern California affiliate, will be master of ceremonies.

Admission, at \$5 per person, includes champagne, gourmet cheeses, homemade cake and other refreshments. The evening will also feature live music and dancing.

For further information or reservations, phone 394-4190 or 473-6327.



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Contempt Citation Challenged

Anthony J. Russo, a former Rand Corp. employee subpoenaed by a federal grand jury in Los Angeles investigating the leak of Pentagon papers documenting the history of American military and political intervention in Vietnam, was cited for contempt July 9 for refusing to testify. Under a grant of immunity, he was presumably questioned about his acquaintance with Daniel Ellsburg, accused of copying and disseminating the classified material.

Russo is currently out on bail pending an appeal of his contempt citation before the U.S. Ninth Circuit of Appeals brought by his attorney, Joseph A. Ball.

Appearing on Russo's behalf as a friend of the court, ACLU chief counsel A. L. Wirin had criticized the one-sided and coercive nature of the immunity and contempt proceedings brought against Russo.

San Fernando Valley ACLU Holds Annual Garden Party



Leslie Parrish

Television personality John Forsythe will serve at master of ceremonies, with actress Leslie Parrish as honorary hostess, at the third annual garden party of the San Fernando Valley Chapter, Sunday afternoon, August 1.

The fete will be held from 2:30 to 6 p.m. at the home of Dr. and Mrs. Eugene Berman, 5341 Louise Avenue, in Encino (located between White Oak and Balboa, north of Ventura).

Los Angeles City Councilman Thomas Bradley will make an appearance at the event.

Admission, which is \$3 at the door or \$2.50 if purchased in advance, includes complimentary hors d'oeuvres and entertainment. Other refreshments will also be available.

For additional information or last-minute reservations, phone 783-5421, 987-1098, or 881-1682.

In August

Beverly Hills-Westwood

The Steering Committee of the Beverly Hills-Westwood Chapter will meet Monday, August 9, 8 p.m., at the home of Fritzi Goldberg, 2907 So. Sepulveda, in West L.A. Phone 473-6327 for directions or further information.

"Mittage the News That's Rit To.

of high school students; police practices; and a chapter fundraiser set for Saturday, September 18. For further information, phone 797-8350 or 797-1597.

San Fernando Valley

The San Fernando Valley Chapter's annual garden party will be held

18-Year-Olds Can Vote, But Where?

Of all the procedural and political concerns raised by passage of the 18-year-old vote, perhaps the most critical is the question of where young people between the ages of 18 and 21 are eligible to register to vote: can they vote where they live, say while going to school away from home, or must they vote in the county where their par-

Continuing in this unusual defensive posture, the statement added that "to suggest, as some people have done, that the Attorney General's opinion was issued to curry political favor is absurded and completely devoid of reason or truth. To the contrary, if this opinion had been motivated by political considerations, an opposite conclusion would

and newspaper press at a meeting sponsored by the Beverly Hills-Westwood Chapter Wednesday, August 18. The talk will be held at Temple Isaiah, 10345 West Pico Blvd., at 8 p.m. A question-and-answer period and refreshments will follow the panel discussion.

Brentwood

The Steering Committee of the Brentwood Chapter will meet Tuesday, August 17, 8 p.m., at the home of Blanche Bettington, 160 Granville. All interested chapter members are welcome. For directions or further information, call 472-8657.

Pasadena

The Pasadena Chapter will hold regular meetings the third Thursday of every month. The meeting Thursday, August 19, will be held at 8 p.m. in Henry House at Throop Memorial Church, 300 So. Los Robles. The August agenda will include recent developments on the city charter; suspension

details, see separate article, this page.)

South Bay

The South Bay Chapter will hold a beach party and pot-luck barbecue dinner Saturday, August 21, from 2 p.m. on. The event will be held at the ocean-front home of Mishia Siegel, 434 26th Street, in Manhattan Beach. Cali 545-6159 for directions or further information.

Whittier

The Executive Board of the Whittier Chapter will meet Tuesday, August 10, 8 p.m., at the home of Frances Range, 9648 Carron, in Pico Rivera. Phone 699-2234 for directions.

The Whittier Chapter's ninth annual luau is set for Saturday evening, September 11, at the home of Mary Applen, 16319 Las Cumbres Drive, in Whittier. Invitations will be mailed to all chapter members shortly. For further information, call Mary Miyashita at 695-1189.

OPEN FORUM

Published by the American Civil Liberties Union of Southern California

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or later by the courts or the state Legislature, has obvious political implications for local elections, particularly in such campus communities as Berkeley and Santa Barbara.

In February, California's Attorney General Evelle J. Younger, not surprisingly at the request of the county counsel of Santa Barbara, delivered an opinion that unmarried youths must register to vote where their parents dwell.

Since that controversial pronouncement, three lawsuits have been filed asking the California Supreme Court to take original jurisdiction of the issue and rule that youths may vote where they themselves live.

Two of the suits were brought by Common Cause in San Francisco, and the third by People's Lobby in Los Angeles. If the state's high court agrees to hear the question, the ACLU will serk to enter the case as a friend of the court. If not, the affiliate plans to initiate proceedings of its own in Superior Court.

With the matter continuing to receive wide attention in the media, and subsequent to the filing of the suits in disagreement with his position. Attorney General Younger issued a press release July 20 defending himself against the imputation that his advisory opinion rendered in February was politically motivated.

"Either because of lack of comprehension, or perhaps in some instances because of a deliberate intent to misinterpret for political purposes," Younger charged, "some people have failed to understand the opinion or recognize the legal basis upon which it was founded."

lic that research on the issue which formed the basis for his opinion "was done in a thoroughly professional manner, by most capable and experienced lawyers, without reference to political motives or views."

Considering the newness of the issue, there is nothing startling about the research finding that "there is no specific state statute or case directly applicable to resolve the question as to the proper place for persons between the ages of 18 and 21 years of age to be registered to vote."

In the absence of specific endorsement for treating the 18-year-old voter as independent of his parents, Younger's advisory opinion opted for applying as a general principle that a youth's legal residence is that of his parents unless exceptions are specified by statute.

In a somewhat more positive note, however, Younger added that he favored legislative revision to give 18-to-21-year-olds "the right to contract—and to be held responsible for their contracts; the right to marry—and to be liable for their support obligations; the right to serve as jurors; and the duty to respond to the call for jury service; the right to hold office—and to be held responsible for their performance there; the right to consume alcohol—and to be held criminally liable for its abuse."

With moves for such changes now afoot in the state Legislature, young people stand at least some chance of obtaining their full rights, particularly their voting residency rights, in time for upcoming elections. There is some chance that the imminent court battle on the question may become moos,

"Johnny Got His Gun" To Preview At ACLU Benefit

Dalton Trumbo's Johnny Got His Gun, winner of three prizes at the Cannes Fikm Festival, will be shown at an ACLU benefit advance preview Friday evening, August 27.

Directed and written by Trumbo, the calm is based on his 1939 National Book Award winner that has been described as the "antiwar-novel-to-end-all-antiwar-novels."

For Trumbo, the story of Johnny, a World War I amputee who recalls through flashbacks the poignancy of his earlier adolescence while enduring the dehumanization imposed by military and medical officialdom, signifies "an affirmation of life."

A Cannes jury hailed the film for its depiction "of the persistence of the hu-

Dalton Trumbo

man personality," a view shared by movie critic Pete Hamill, to whom in Johnny "there still lives everything that we associate with the human heart and the human

Award and was honored by the Atlanta International Film as Best Film in Festival.

Trumbo has recently been selected as honoree for the ACLU of Southern California's annual garden party, set for Sunday, September 19.

Trumbo's film comes now 25 years after he and the other "Hollywood 10" were jailed for refusing to testify before witch-hunting committees of the McCarthy era and were consequently black-listed by the motion picture industry.

As the ban was lifed, Trumbo continued to write movies and throughout the years remained one of Hollywood's most esteemed and successful screenwriters. Johnny Got His Gun marks his first feat as a director.

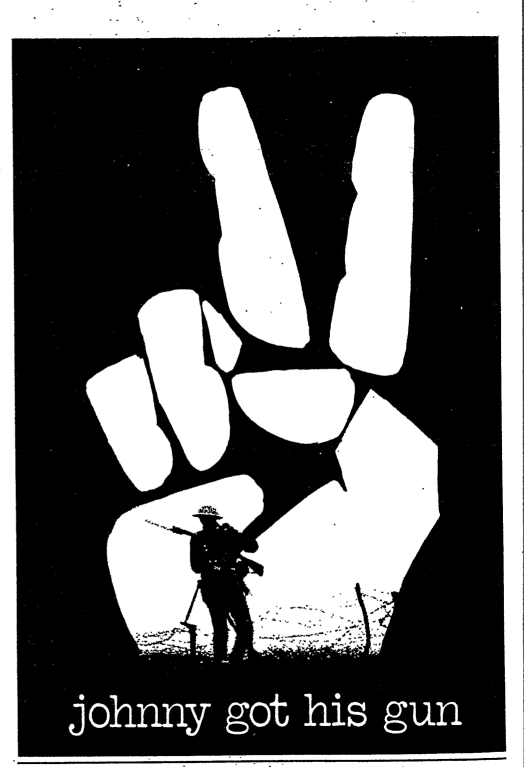
The cast includes new-comer Timothy Bottoms as Johnny, with Eduard Franz, Marsha Hunt, Jason Robards, Donald Sutherland and Diane Varsi.

Two Showings

Tickets for the ACLU benefit preview are \$5 each. There will be two showings August 27, at 7:30 and 9:30 p.m., at the Academy Award Theatre, 9038 Melrose, in Los Angeles.

As tickets cannot be sold at the door, members are urged to order reservations now, by sending checks made payable to the ACLU, along with a self-addressed, stamped envelope, to the ACLU office, 323 West Fifth Street, Los Angeles 90013. Requests for performance preferences will be honored on a first-reserved first-served basis.

Arrangements for this West Coast advance preview to be shown as an ACLU benefit were made through the cooperation of Trumbo, the film's producer, Bruce Campbell, and Cinemation Industries, distributor.



Appeal Court Resurrects School Ban On Long Hair

Overturning a favorable lower court ruling, the U.S. Ninth Circuit Court of Appeals has refused to strike down the dress and grooming codes of many public schools that ban long hair on male students.

Faced by the adverse decision rendered by a three-judge panel June 25, ACLU staff counsel Fred Okrand and volunteer attorney Patricia Herzog filed a petition July 9 for a rehearing, this time before the entire bench of Ninth Circuit jurists, on the grounds that the opinion failed to clarify some constitutional issues raised in the case, and ignored others.

The ruling came on an appeal brought by Saddleback Junior College against a decision made in July, 1970, by U.S. District Judge Harry Pregerson, that "the right to determine one's own hair length is a fundamental freedom implicit in the concept of ordered liberty and protected against state infringement."

Reversing Judge Pregerson's decision and upholding the Orange County school's refusal to register long-haired student Lindahl King and others in 1969, the higher court held, "This is not a question of preference for or against certain male hair styles or the length to which persons lesire to wear their hair. This court could care less."

Questioning the adequacy of this brush-off, Okrand stated in the ACLU petition for a rehearing, "But the thousands of persons who are affected by the decree and who will be required to interfere with the adornment which naturally grows upon them, do care. Something more than mere administrative say-so is required for them to be validly told 'nay."

Though the ACLU had charged that the school's dress code was arbitrary and capricious, the Ninth Circuit did not deal with that question, according to Okrand. Rather, it accepted the assertions of school administrators that hair-length regulations "aid in maintaining an environment which is conducive to learning," despite the absence of any evidence that long hair leads

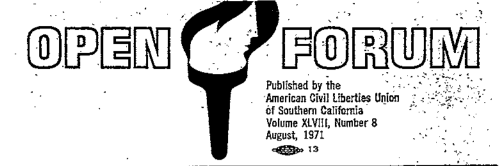


Fred Okrand

to disruption of the educational process.

Throughout the case, ACLU counsel had also stressed the position that dress codes unconstitutionally infringe on students' First Amendment rights of personal expression.

The recent opinion, however, held.
(Continued on Next Page)



Chaplain Released From Grand Jury Subpoena

A federal judge has ruled that the chaplain of Claremont Colleges' draft counseling center does not have to turn over records subpoenaed by a federal grand jury investigating draft counseling activity in Southern California.

U.S. District Court Judge William P. Gray ruled July 15 that First Amendment rights are at stake in the draft counseling process, and could not be set aside unless the government demonstrated a "compelling need" for the information sought.

"All citizens have a right to receive accurate, up-to-date information concerning the selective service system and army induction procedures," Judge Gary wrote, "as well as a right to associate in order to obtain such information."

The possibility that personal data supplied to draft counselors "will be revealed indiscriminately," he added, "could certainly deter many registrants from seeking or receiving information from the center."

The subpoena served on Reverend J. Gordon Verplank sought the entirety of the Claremont center's records on its clients and medical referrals.

"The government has neither advanced a foundation nor demonstrated a compelling need for the information sought by this subpoena," Judge Gray held.

"This is the first holding that the draft counseling process is protectable under the First Amendment," commented Richard Posell, co-chairman of the affiliate's Military Justice Committee, who wrote the ACLU's friend of the court brief submitted in support of Rev. Verplank. "It puts a wall of protection around the entire process."

Judge Gray also released Rev. Verplank from having to respond to the subpoena on the grounds that clergymancommunicant exchanges are privileged.

He declined, however, to establish a more general draft counselor-client privilege. Though indicating that there were good reasons for recognition of such a privilege, Judge Gray apparently felt that he was prevented from doing so by current federal rules, and that it was not necessary to go that far in order to establish the protection for draft counseling needed in this case, according to Posell.

Rev. Verplank was represented by attorneys Alan Lenard, William Smith, and Michael Sommers, who also hailed Judge Gray's ruling.

The same federal grand jury that sought to subjoens Rev. Verplank has recently indicted ten young men in Southern California on charges of draft evasion, for allegedly having orthodontial work that they did not need medically, in order to be ineligible for the draft.

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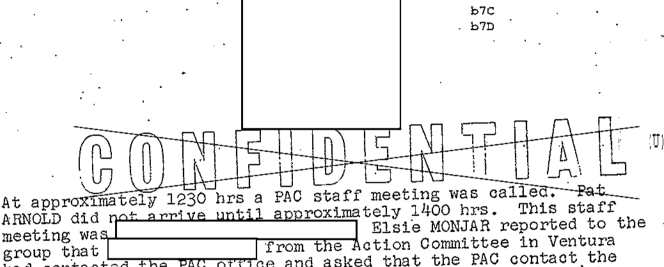
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in the PAC office

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meeting was_ group that had contacted the PAC office and asked that the PAC contact the LAWYERS GUILD stating that recently (over this past weekend) he had been arrested in Ventura during a peaceful demonstration. told her approximately 300 individuals MONJAR stated that were demonstrating peacefully for "set the date 1971" and the Ventura Sheriffs lined up in riot formation and 'busted' several individuals. MONJAR stated had been charged with a felony. Irving SARNOFF stated this was really a conspiracy charge and inhad been supportive of PAC. citing to riot. He stated that and had attended Coordinating Council meetings. He felt that the Ventura group should be supported to show solidarity. MONJAR had told her that he had contacted the ACLU in Ventura, but he requested that representatives from PAC attend a meeting which would be held Wednesday p.m., August 4th in Ventura

Elsie MONJAR and	volunteered to be
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representatives from inc.	as put forth that pos-
get a ride he would also go. A suggestion a sibly flyers could be circulated in support	of the Action Committee
sibly flyers could be cliculated in support	

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in Ventura. stated that rather than flyers, some type of solidarity action should be called. Not only to support the Action Committee in Ventura, but also to support the Chicanos in the Colonia area of Oxnard who were also being repressed. SARNOFF agreed with this. At the beginning of this debate, would care to go to Ventura and represent would care to go to Ventura and represent stated that this coming Wednesday, August 4th, he had an extremely urgent meeting from 1700 hrs to 1900 hrs. There was no way possible that he could break it. cmphasized three or four times that this Wednesday meeting was extremely urgent. He did not state the location.	
stated that the CLEARLIGHT COLLECTIVE had tried to contact the LAWYERS GUILD for approximately one week with no success. He asked if the LAWYERS GUILD had left town. then stated that this group should concern itself with discussing the logistics for the Actions August 6th through August 9th. Irving SARNOFF stated that he would be in Sacramento. asked at that point if there was anyone else in this group who was planning on being in Sacramento for solidarity with the CHICANO MORATORIUM. was the only individual to raise his hand and he	С
stated that at this time he was/without a car, but if he could ob-	Parameter, or other parame
MONJAR then proposed be elected for the radio program with second on the motion. It was then decided by the body that both and Donald KALISH would represent PAC on the radio program. at first proposed that Elsie MONJAR should be on the radio this coming Wednesday. MONJAR appeared	
to be quite angry and stated that she had no wish to appear or talk on radio. There would also be a press release this coming Wednesday, August 4th. After a little debate from this body, it was decided that Irving SARNOFF would be the representative from the PAC.	b 6
Elsie MONJAR left the room to take a telephone call and at this time stated was hired to work out of the PAC office. It was decided that this was primarily to give Elsie MONJAR an opportunity to get out of the office and move into other actions. Possibly this press release could be attended by Elsie MONJAR. Pat ARNOLD stated that PAC owed it to MONJAR to at least ask her whether she wanted to be in on this press release or not. When MONJAR returned she was asked whether she wanted to attend this press release with SARNOFF. MONJAR refused. asked her why. Elsie MONJAR replied, "I don't want to be on television and not only that, I think there should be an Asian there. If I have to do it with Irv this would prove that PAC has no chairman and no guidance. I	Ь7С

still think that an Asian-American should be represented there. Afterall, we are there to support a demonstration called by the Asian-Americans." Irving SARNOFF then stated that the Asian-Americans were calling their own press release and a possibility of them using a member of the clergy was in the making. It was decided then by this body that no decision should be made right now as to who else would represent the PAC with SARNOFF at the press release. Various individuals from this body would toss ideas around and bring them back to the PAC office prior to the press release on We nesday.

Irving SARNOFF then stated the Asian-Americans were planning on having 50 monitors for their actions August 6th. A brief discussion was then held on the gathering for the caravan which will be leaving for Sacramento. It will be leaving 2300 hrs. debate then followed as to whether this caravan could possibly arrive in Sacramento in time to unite in a solicarity action with the CHICANO MORATORIUM. stated that they would be in/the Pasadena area August 7th for the and action which was being held theme approximately 1300 hrs. stated that there was /a possibility that he would be going to Sacramento. then stated there had been several) homes of individuals on the eastside which had been ripped off quite necently. blasts and other damage including slashed tires had all benn car-She mentioned in particular BAR STNTSTER and one residence across from BAR SINISTER where Was living. stated that she brought this up so that this body would be cognizant of what was going on. She stated the only way these individuals' addresses could be obtained was from peace files and it was quite obvious that some recognized right wing organization had gotten hold of these. SARNOFF asked if all the homes that had been ripped off were in the same geographical area. plied no, it was nothing like that. SARNOFF then asked her if it was possible that some member of a collective did not particularly care for the rest of the members in that collective. It could only have been done one way, and that was by access into peace files."

Pat ARNOLD then gave a brief report on the Manpower Program. Six individuals had been hired through the S.T.E.P. Program to work at the VALLEY PEACE CENTER. She stated that at the time this program was presented to the VPC, they decided that rather than accept all the individuals that two of them should work at the PAC office. The only priorities that she requested from these individuals was that they attend the staff meetings on Tuesdays at the VPC to sign up for their government paychecks. She stated it was her understanding that no one had received any actual cash yet, but she didn't

feel this was going to create any problem. The other priority she wanted was that the individuals hired be working in some way on "set the date" and working for peace. At this point became extremely angry and told ARNOLD that had there been other more militant members of her group present at that meeting, Pat ARNOLD would have had some extremely angry people possibly that she couldn't have handled due to some of her remarks. Ithen stated that no white person was going to tell her where her priorities lay. She had come to the PAC from the SOUTHERN CALIFORNIA
REGIONAL COMMITTEE and this is where her in- b6 terest was. She then questioned Pat ARNOLD as to the activities b70
of stated priorities were the pri- sons and although she herself rest someone should be working on the
sons and although she herself felt someone should be working on the
prisons. nothing had been said at that particular meeting as to priorities. ARNOLD then told that she had a point
and she certainly did not wish to tell the PAC how to run the PAC.
This would be left entirely up to Irving SARNOFF. One of the
things in the biring of these individuals was that they lived in the area of the VPC and belonged to minority groups. The question
was then put to Irving SARNOFF. SARNOFF stated that he felt it
was extremely good to have working from the PAC of-
was extremel; good to have working from the PAC of- fice at this time and possibly could coordinate other indi- viduals on campuses to relate either to or "set the
date" campaigns.
Pat ARNOLD then told that at the time of her being hired as one of the six government workers that had stated that in a couple of weeks she would be in possession of an automobile. She asked if this statement was correct. told her yes that she would be in possession of an automobile.
Pat ARNOLD then made some refrence to radical col-
lective. It was not clear at this time just what was meant by this.
ARNOLD then stated that the CHICANO MORATORIUM had requested help
from the VPC. There were approximately 150 Chicanos who wanted to go to Sacramento. ARNOLD stated that she felt it was extremely
important that these individuals be given help to get to Sacramento
and through theater tickets which the VPC had been given free to
be sold at \$2. This with the intention of turning any money raised over to the CHICANO MORATORIUM to support these individuals. The
cost of two trucks to transport these individuals to Sacramento
would be much cheaper than trying to charter busses. She felt that
individuals working on this government payroll should be asked to
put forth some effort in the selling of these tickets. She stated Libby GOLDMAN would be arriving at the PAC office tomorrow, Tuesday,
and would be bringing in with her approximately 20 tickets which
she hoped would be sold.

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received two telephone calls at the PAC office this
date. One from She answered this call immediately.
The other call from stated she would call
back when the staff meeting was over.
Irving SARNOFF received two telephone calls during the staff meeting.
One from The message was given to Irving SARNOFF .
that it was extremely urgent that he contactas soon as
the staff meeting was over. The other telephone call was from
Dorothy HEALEY. HEALEY stated that she hated to break into a staff
meeting, but it was extremely urgent that she talk to SARNOFF.
SARNOFF immediately went to the phone to return her call.
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End of report.
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DIRECTOR, FBI (157-9153)

8/26/71

SAC, LOS ANGELES (157-2352)(C)

LOCALLY PUBLISHED MATERIAL OPPOSING CIVIL DISOBEDIENCE RESEARCH MATTER

ReLA let 7/14/71, captioned as above.

For the Bureau's information there are attached the original and one Xerox duplication of an article from the front page of the San Fernando Valley Section of the "Los Angeles Times," Thursday, August 26, 1971, titled, "ACLU Loses Appeal Over Student Rally."

This article, by Times Staff Writer DAVID ROSENZWEIG, explains that the California State Appeals Court has ruled in favor of ROBERT W. CAVENEY, Principal, Van Nuys High School, Van Nuys, California; sustaining a lower court decision which indicated he was within his rights in barring a group of student radicals from conducting disrupting political rallies in the lunch area on the high school campus.

(0)

The original suit was filed by the American Civil Liberties Union (ACLU) on behalf of TOM LIPKIS, one of the students who was barred by Principal CAVENEY, during the original incident on March 9, 1970. LIPKIS was represented by ACLU lawyers, DAVID ROTHMAN and ROWAN KLEIN.

2 - Bureau (RM) 2 - Los Angeles IA 100-3267 (ACLU) ALG INFORMATION CONTAINED HEREIN IS UNCLASSIFIED EXCEPT WHERE SHOWN OTHERWISE.

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           NEW YORK TIMES
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100-22612 (ELSIE MONJAR)(SI)
100-64359 (DONALD KALISH)(SI)
100-71624 (DICK MEYERS)
           (JULIA SHERMAN)(RI-B)
100-28219
100-63949
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           (DOROTHY HEALEY)(SI)
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           (IRVING SARNOFF)(SI)
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100-74475
           (BOB KLONSKY)(SI)
100-77462
100-76508 (NUCFAD)
157-2325
100-71502 (LIBBY GOLDMAN)
100-78063 (MAY DAY COLLECTIVE)
100-69917 (ANOTHER MOTHER FOR PEACE)
RHC/sal
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SOURCE:

DATE/TIME:

June 17, 1971 2000 hrs

LOCATION:

.555 No. Western Office of the PEACE ACTION COUNCIL

ACTIVITY: '

PAC Coordinating Committee meeting

Those present and identified this date:

Elsie MONJAR Donald KALISH Dick MEYERS Julia SHERMAN. Bob DUGGAN Dorothy HEALEY Marilyn KATZ Mike KAPLAN Ken JACKSON Jamie NEWTON Lynn VAIL Bill VEISS

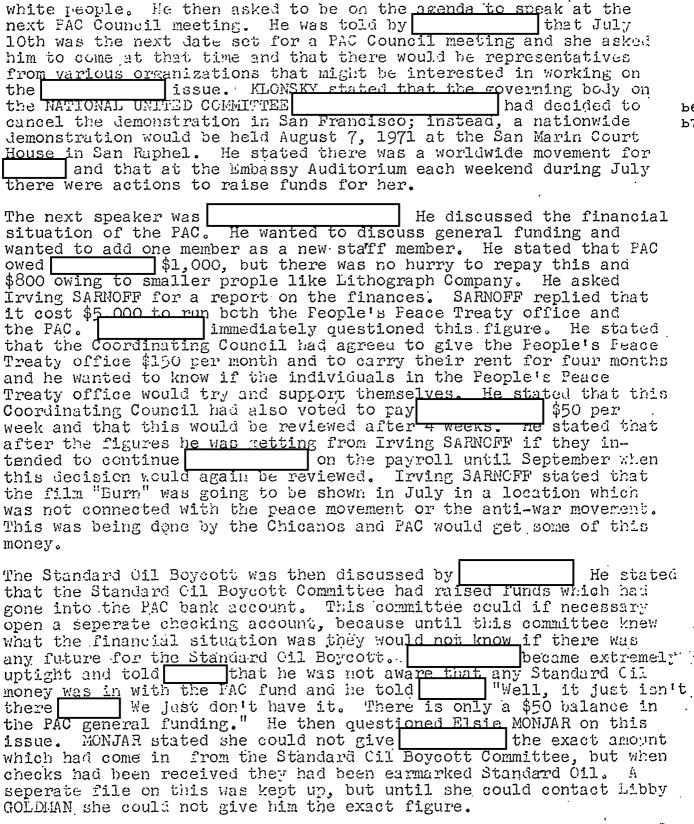


Ed ALTMAN Edication Fair Riv Irving SARNOFF Bob KLONSKY Allen EMKIN Dick BUNCE

This meeting was Bob KLONSKY from the
Committee asked if he could speak first. He stated there was
no point in wasting his time listening to the PAC's business when
he had problems of his own. He stated he was nominated to work with
the Committee from this body here tonight and that he
wanted to know why the PAC had not related to Pe sai-
that he knew only that was black and she is a Communist. Ye
stressed heavily on the Rosenberg's trial and stated that at the
time the Rosenbergs were on trial there had been a tremendous amount
of public support, but the Rosengergs were still dead. KLONSKY sale
he was interested in getting freed. He stated that work was
being done in the communities to organize black people to relate to
but none was being done in the white communities to organize

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June 17, 1971 Page 2



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June 17, 1971 Page 3

questioned

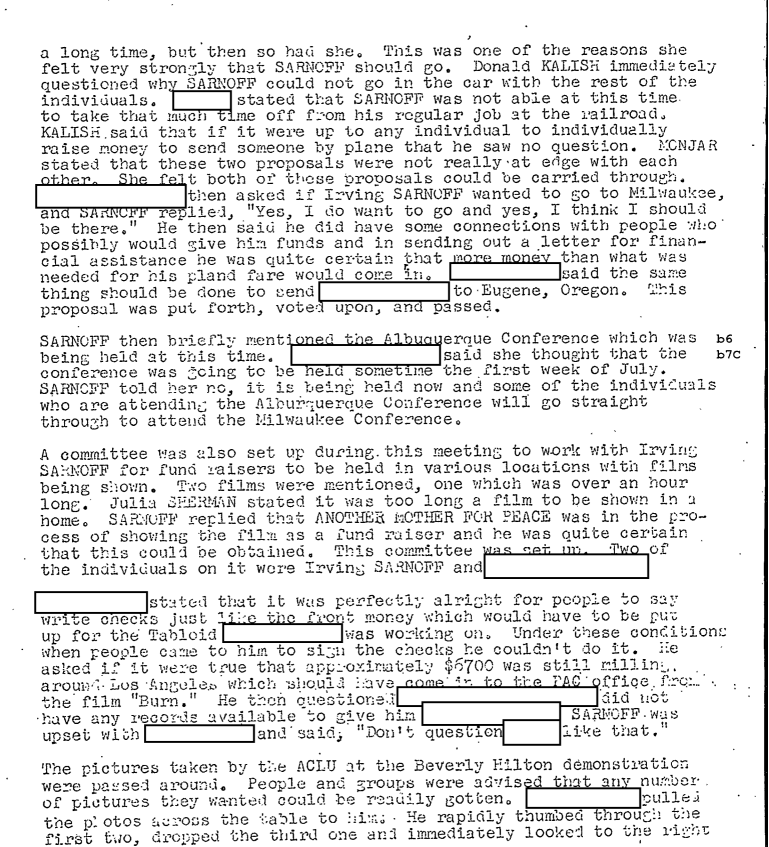
Donald KALISH was the next speaker. He stated that the "set the date" campaign was extremely urgent and that he wished that this body would immediately take action to obtain the necessary literature for this campaign and also the bumper stickers and buttons. He said there was no point waiting until the actions or activities were upon us and then to be rushing around to do this. A motion was made on this and passed.

The next things under discussion were the recent articles in the New York Times relating to the exposure of secret government documents. Dorothy HEALEY had the first copy of the New York Times. A discussion was then held on the issue. suggested that some research be done as to what the anti-war movement and suggested what the "left" was saying in 1965. He stated all the things the "left" was accusing the Johnson Administration of were true and he was quite certain that this could be tied in with an article which the PAC should put forth on this issue. A Tabloid was then discussed with Irving SARNOFF suggesting that this be called the Peace and Justice Tabloid Volume #2. A decision was made to turn this project over to the Clearlight people and and let him go to work on it. This Tabloid when produced would be sold at the cost of \$1 per copy. The Milwaukee Conference June 25th was next under discussion. stated that at this time she was uncertain whether she would be going to Eugene, Oregon for a conference which had been called by the MAY DAY COLLECTIVE or whether she would be going to the b6 b7C Milwaukee Conference. She really hadn't received much of an invitation on the conference in Eugene-other than one telephone call. It was suggested that hold off on this until she could obtain some more information. There were approximately 10 or 11 individuals at this meeting who stated they would be leaving for Milwaukee: Among those, Copald KALTSH. Irving SARNOFF, and cussion was then held as to how financially people could best be taken from the LA area to Chicago and back. lwas designated to contact the U-Drive Company Thursday a.m. to find out what possibilities there were for transportation. forth a proposal that the PAC should assume financial responsibility for one car. put forth a proposal that an effort should be made to put forth a financial fund to enable Irving SARNCFF to go to and from the conference by plane. limmediately challanged this and stated that Irving SARNOFF had been around a long time and now there were new people moving into the movement and some of these people should be going to these conferences and

land said that it was true SARNOFF had been around

not nesessarily the same individual all the time.

June 17, 1971 Page 4



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June 17, 1971 Page 5

hand comer and remarked about "the pig with the machine gu	ın." Thi	ន
"pig" who he referred to was Sgtlof LAFD and the	<u>e machin</u>	e.
gun was a microphone which Sgt was holding onto.		┙
immediately wrote down with his name the number underneath	tne	•
picture of Sgt		
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End of report.

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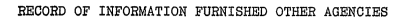
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E. S. Blakesley

Special Agent

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	Coverage commenced at	20:00 and ended at 2	2:15.		
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	The meeting started at	about 20:15 with	ranjeji cor	plaining that the	·
Hollywood	Chapter lost over 300	members since last y	ear. After a lend	rthly discussion i	t
was decid	ed that on 9/15/71 at 1	9:00 about ten membe	rs will neet at Ed	Mosk's office, ,	
located or	the corner of Sunset &	Vine, Hollywood, T	<u>he exact address i</u>	s unknown. These	
members w	ill make telephone call:	s to the over 300 me	abers that have no	ot signed up thisy	year,
īn an att	empt to persuade them to	o renew their nember	ship this year.	·	
<u> </u>	It was also decided the	at the Hollywood Cha	pter will continue	having forum mee	tings
once a mo	nth as they have in the	rast. The next ten	tative deto 597 a	forum meeting was	set .
for 9/23/7	l but it is unknown at	this time where this	resting will be !	nolda	
	The next steering comm	ittee meeting vill b	e held at	on	b 7C
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HOLLYWOOD CHAPTER - A.C.L.U.

From the Steering Committee

PROPOSITION GREEN BACK

The Hollywood Chapter functions as an aid to the Southern California and National offices of the A.C.L.U. in the effort to safeguard civil liberties for all of us. This is especially necessary in these critical days of Nixon, Mitchell and Reagan.

The Steering Committee feels this job can best be done by seeking new members, holding monthly open forums on timely topics, supplying our members with a monthly newsletter, and pursuing chapter projects, such as our recent "peace-poll" campaign.

BUT THERE'S A CATCH! This all costs money - about \$100 a month in these times. (The community chapters receive none of the membership dues for their own operations.) We've tried defraying costs with "socials." They're fun (and hard work) for about a tenth of the members - but that kind of turnout doesn't bake much bread.

S0... here's our proposition: If each member of the Hollywood Chapter (over 1,000) will contribute just \$1.00 a <u>year</u> (a few big spenders might double that!) we would be able to meet our operating costs. That would give those of us who want to sweat blood and tears for the cause a chance to carry on, and those who don't go in for the blood and tears bit won't have to feel guilty about not giving a garden party - or even attending one!

AND since all of us are gamblers under the skin ('fess up, we are, really, aren't we?) here's a chance to get your next year's membership free. We'll hold a drawing each time we receive \$100 in donations, with a \$10 new or renewal membership as the reward to the lucky donor. (No great shakes, we know, but it is a good investment, don't you think?)

PLEASE don't pass up this chance to be a good guy and win something. And you don't have to be a member to donate or win, so let your friends in on a good thing (or take several chances yourself).

GOOD FOR ONE FREE MEMBERSHIP - If your	name is drawn.
Bob Shafer, Treasurer Hollywood Chapter A.C.L.U. 2167 Broadview Térrace Los Angeles, Calif. 90028	heck appropriate box:
If I win the drawing, renew my membership for 1972	
I am not now a member. If I win, make it my 1971	membership fee
Name	*
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	Zip Code
Phone .	

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Information recorded on a card index by	on date
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100-64359 (DONALD KALISH) (SI) 100-27931 (SOPHIE SILVER) (SI)	EXCEPT WHERE SHOWN
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100-28093 (TRVING SARNOFF) (SI)	
100-31841	
100-77317	
100-75632 (PEOPLES COALITION FOR PEACE 157-3701 (LIBERATION UNION)	AND JUSTICE)
100-74798	
100-2700 (AMERICAN FRIENDS SERVICE COM	MITTEE)
100-64165 (THOMAS BRADLEY)	** <i>'</i>
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		LOS ANGELES 13 DEFENSE COMMITTEE	
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DATE 01-20-2015

SOURCE:

DATE/TIME:

2000 hrs August 25, 1971

LOCATION:

Mt. Hollywood Congregational Church 4607 Prospect, Los Angeles

ACTIVITY:

PEACE ACTION COUNCIL Council Meeting

There were approximately 65 individuals present at this meeting Those not on the attached registration list are as this date. follows:

Donald KALISH Dorothy HEALEY Sophie SILYER Irving SARNOFF Lean RINGUS, Chairwoman

The first speaker was Marilyn KATZ who spoke on the actions and activities on the "set-the-date" campaign. She stated that this period was an extremely critical period. The anti-war movement was in a very good position. Seventy-three per cent of the American people wanted the Vietnam war ended and immediate with-There was mass sentiment being raised against the Vietnam The Nixon government could not support a war and support the economy at home. President Nixon was in trouble and he had yet to face the anger of the working class who were beginning to realize they were bearing the whole cost of the Vietnam war. She stated that the puppet government in South Vietnam had been totally exposed. The coming elections would be a sham and it would be a manipulation of puppet governments by the Nixon administration. She said Nixon was dreaming that he was winding down the war and that the deal in China and his promises to draw up new Geneva agreements were clearly to take the issues and pressures off of Vietnam.

KATZ stated that Senator McGovern had recently stated that he did not think that the war would be an election campaign for him and that the New York Times had stated the possible use of nuclear weapons in Vietnam next spring.

The critical thing now was to consolidate the whole of the entire war movement around actions and demonstrations planned for October 13. She stated in the Bronx, there were community meetings being held; in New York, shoe workers planned, "stop work; stop the war" October 13. New York District 39 had planned a work stoppage and in Detroit, there was already a coaltion of labor and students. KATZ then emphasized the importance of "set-the-date" campaign in Los Angeles

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and stated this would also be used to relate in building up organizations. She stated that the anti-war activity would go into three phases.

- 1. From now until October 13 will be one phase. This would entail coalitions in communities, on campuses, and by PEOPLE'S COALITION FOR PEACE AND JUSTICE. The clergy and laymen had offered 100 churches, one in every Congressional district to be used October 12. This particular date, October 12, would be used for educational programs toward the 13th. There would be a student conference, approximately September 15 around the "set-the-date" campaign and hopefully from this, a student organization would emerge.
- 2. The second phase would start October 13 through to December 31. This would include demonstration activities, militancy at demonstrations, size of demonstrations and an increase in organization.

deal heavily with the elections in 1972. Not only would Nixon lose the election, but the whole American government will lose.

PINCUS then opened up the floor for questions and answers on Marilyn KATZ's proposals. The first question came in the form of a motion from a male from the LIBERATION UNION. He stated that the continued procrastination the PCPJ in relation to the ending of the war was just procrastination and that he proposed or put forth a motion to scrape the name of the "set-the-date" campaign and from now on, this would be known as the OUT NOW. PINCUS took a vote on this motion. The only two individuals who voted for it were the male from LIBERATION UNION and Evelyn Talmadge. The rest of the body was opposed.

Jamie NEWTON from AMERICAN FRIENDS SERVICE COMMITTEE stated October 13 should deal heavily with pinpointed locations for actions. He gave as example like Honeywell, Lockheed, and military installations. Vern FIELDS replied to Jamie NEWTON that this type of strategy was good strategy and that more major types of actions were necessary and more Executive action was needed.

Dorothy HEALEY was the next spokesman. She stated the importance of October 13 would be determined by the actions proposed by Marilyn KATZ for October 12 and the preparations that the anti-war movement did now. She stated the sponsor cards were ready and proposed bringing together 10 or 12 individuals in all communities in the Los Angeles area and ask these individuals what priorities for action they would

8-25-71 Page Three

want in their communities. She stated that community activities organized by members of the community would bring forth more daring actions and more creative actions in the anti-war movement.

The next spokesman was Donald KALISH. He stated he would like to discuss what had been said prior to him speaking and also to introduce something tangible. He stated that in the City of Los Angeles, the City Council would present a resolution on "set-the-date" on September 2, when this would be brought before the Council for adoption. On September 8, the Council would respond. He urged people to contact Councilman Thomas BRADLEY's office and request to speak to the subcommittee of three. He stated BRADLEY was one of the individuals on the subcommittee of three: They would then request to be heard at the Council meeting on September 8 and to make certain they came out of the committee with a favorable recommendation.

He then stated that two 30 reel films on Daniel ELLSBERG would be available on October 13. These films would show the extreme importance of the Pentagon Bapers being published. They could also be used for educational purposes by groups or organizations. They would be rented out for approximately \$25-30. If groups did not have the money, he was quite certain they could be obtained without it.

His third suggestion came in asking support for women's groups. He stated that women's groups like ANOTHER MOTHER FOR PEACE and WOMEN'S STRIKE had proposed a negative election for 1971. "Either vote against the war in 1971 or we take you out of office in 1972." He stated newspaper advertisements should be placed in all leading newspapers and that the women's group had proposed some type of slogan such as "Out of Asia or Out of Office." Town hall meetings should then be set up. Committees in each Congressional district should be set up for October 12. From these meetings, the groups could then decide who in their Congressional district should be pressured into setting the date for 1971.

PINCUS then gave a brief comment on Donald KALISH's speech and asked if there were any legislative organizations who may wish to participate. One individual suggested that the ENTERTAINMENT INDUSTRY FOR PEACE AND JUSTICE would probably wish to take up the responsibility of this activity. She then stated she would take the personal responsibility of involving EIPJ.

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Irving SARNOFF then spoke on the PCPJ conference which he recently attended in San Francisco. He stated people now support withdrawal of U.S. troups in Vietnam by December 31 and these people who now support this action had never been involved prior to this. He stated the YMCA had taken a positive postion on immediate withdrawal. The YMCA had been an extremely conservative group. He stated there was no draft bill in existence in the U.S. today because the people involved in the drafting of the draft bill were unable to decide on the date to be set for withdrawal. He then stated that the Los Angeles City Council presented an opportunity for every organization to localize and make visible sentiment possible that was not possible before.

The next spokesman from San Gabriel spoke on the organization COMMON CAUSE. He stated that his group had encouraged a sizeable number of people to send to their Christmas list a Christmas card which actually meant Christmas in July. This Christmas card was not designed to reach people in the anti-war movement but rather to reach middle America. He stated that on the front of this card was written, "Let There Be Peace." On the inside was a montage of news headlines; in the center, a picture of a GI in dispair. On the back of the card was written, "Peace by Christmas." He diged all organizations to order and send these cards.

Irving SARNOFF then stated that Dave SANCHEZ from the Brown Berets and Jim SKELLEY (phonetic) from the concerned offices in San Gabriel were present at this meeting. He then stated that at the PCPJ conference in San Francisco which he attended the first item on the agenda for discussion was the economy and wage and price freeze and the effects this had on the poor people in America. He stated that the anti-war movement was not sensitive to the very poor people primarily because they were not in that position.

SARNOFF then made reference to the Family Assistance Program. He stated there were representatives at the conference of the National Welfare Rights Organization and there was a very real need and desire on their part to assist the impoverishment Americans. He stated that he had spoke to Katherine GERMANY from NWRO and she expressed a strong desire on the part of her organization for a closer relation—ship with the PEACE ACTION COUNCIL and a closer working arrangement on the defeat of SAP. He stated October 2 in Dunberry, Connecticut there had been a hunger strike by prisoners in protest or in support rather of the Harrisburg prisoners. He then referred to the San Quentin murder of George JACKSON and stated there would be actions and demonstrations across the country against repressions in the United States.

b7D

SARNOFF stated that CLERGY AND LAYMEN CONCERNCED ABOUT VIETNAM had met in the first area and from their meeting had come October 4 civil disobedience which would end at the White House. This would not be one group starting at one point but many groups starting at one point ending up first at the White House and then in jail. He stated that as long as bodies could be found, this activity on the part of CLERGY AND LAYMEN CONCERNED ABOUT VIETNAM would occur daily. He stated that meetings, organized and called by PAC, October 12 in every Congressional district in the U.S. would be used to discuss how further to put pressure on the Nixon administration. This would lead to organizing boycotts and work stoppages to the 13th. would also be discussions on raising the level of individuals. commitments. He stated the 1969 moratorium against the war had been a/tremendous thing organized by the peace movement, but this moratorium must be over and above what it was three years ago, work stoppages and strikes. He stated in Washington, there would be massive non-violence civil disobedience. He referred to the 13,000 who had demonstrated in Washington and stated this could easily be increased to 30,000; 13,000 had been difficult enough for the government to handle and in handling that many, many of those arrested had been able to give false names. He then urged all organizations to put heavy emphasis on "set-the-date" campaign.
He stated November 6 there would be rallies and marches across the On November 7, there would be a Soul raily; on November 8, massive non-violence civil disobedience; November 9 Nixon's re-election campaign would be on closed circuit television in the Los Angeles area. This would be a \$500 a plate dinner and would be on closed circuit TV to 21 cities in the U.S. there had been a delegation at the PCPJ conference from May Day and heavy emphasis placed that the anti-war movement in actions in 1971 would be very like the actions four years ago. It would be impossible for Richard NIXON to run for re-election and it would be impossible for the Nixon administration to conduct any business.

Rona FIELDS asked if a list of programs and dates would be available from the PAC organization. PINCUS told her to check with the PAC.

Bill BEASLEY then spoke on the Angela DAVIS campaign and the San Quentin murder of George JACKSON. He stated he represented the He gave a brief report on the LOS ANGELES 13 DEFENSE COMMITTEE. August 23 meeting at the PAC office around the Angela DAVIS issue. He stated from this meeting on the 23rd, the conference had been called for September 18, this a workshop conference, to organize for actions around George JACKSON and Angela DAVIS for October 13. He stated Angela DAVIS was a political prisoner and the murder of George JACKSON could not be forgotten. He stated that from this meeting it had become an ad hoc committee and he made a proposal

that the conference on the 18th be accepted and supported by PAC.

BEASLEY then announced the memorial services for George JACKSON at Will Rogers Park, August 28. Vic DINNERSTEIN then made a proposal that PAC and affiliates support this proposal. A proposal from another unidentified individual from the floor asked that in this proposal be included to support all political prisoners. This was moved, seconded, and carried.

PINCUS then announced that August 31 at 2000 hrs. at the PAC office there would be a work committee meeting on Angela DAVIS and George JACKSON issues.

Donald KALISH then gave a brief financial report on the PAC. He stated that PAC was not paying its debts; therefore, it had money on hand. He stated the first Peace and Justice Tabloid had netted \$10,000. The second, which was the Pentagon Papers, had netted \$5,000. He stated the PAC staff must be paid and there were many expenses. He touched briefly on the VALLEY PEACE CENTER'S Art Auction in October. Approximately \$16.96 was collected at this meeting tonight.

David SANCHEZ from the BROWN BERETS was the next spokesman. He stated that America was wrong; the Pentagon Papers had proved this and the true facts about the death of Robert KENNEDY would soon come out. This was a sick country. He touched on the march from Calexico to Sacramento and stated the march was good training for the Mexican people. The BROWN BERETS now had 76 chapters and each of these chapters had been created by movement. Movement creates awareness. Still there had been no real affect on the majority of the people. The BROWN BERETS were planning a march through the southwest. He stated the BROWN BERETS were training advisors and technicians.

The next report was given by Martha DUARTE. She asked for support for all political prisoners and an awareness be created among the American people of the present conditions under which these prisoners had to live. She stated that Angela DAVIS was in real danger as long as she was held in jail. She urged pressure be placed on administration. She stated on October 13 there would be demonstrations and actions against repressions in the U.S. October 13 is the one year anniversary of Angela DAVIS' arrest. October 13 there would be a full page ad in the L.A. Times. This would raise the whole question of bail being denied for Angela DAVIS. October 13 would also be the People's Tribunal. President Nixon would then be put on trial for Angela DAVIS

Page Seven

and for the murder of George JACKSON. Also for the wage and price freezes. There would be another individual, although at this time they were not quite sure who this individual would be, who could be tried at the Tribunal for the murder of the Vietnamese. She then touched briefly on the Saturday rally at Will Rogers Park.

The next spokesman was Tony HOROWITZ (phonetic) from Local 3193 Carpenters Union. He spoke on the arrest of members of his organization on charges of failure to disperse at President Nixon's speech in Loma Linda. He asked for support for the arraignments which would be on Friday morning, August 27 and stated there was a planned rally.

Leah PINCUS then asked for volunteers at the ACLU showing of "Johnny's Got The Gun," to circulate the "set-the-date" leaflets.

IRVING SARNOFF proposed that any individual or group needing airline tickets should obtain them through the PAC office.

James SKELLEY (phonetic) was the next spokesman from San Diego. He spoke on the U.S.S. Constellation, the aircraft carrier. He stated October 1, this carrier was due to depart for Vietnam. Individuals in San Diego had organized a vote and had raised \$21,000 of the \$45,000 they had anticipated for their campaign. Four peace centers had been set up. He stated that this campaign to prevent the Constellation from going to Vietnam would be over September 21. They had a printing press that operated full time and the names of all the personnel on the Constellation would be available. He asked for support in this action.

In a conversation after the meeting had adjourned with Ken JACKSON, JACKSON stated that at the end of the meeting David SANCHEZ had come up to him and offered the support of the BROWN BERETS to stop the Rose Parade. The four individuals (members of the BROWN BERETS) refused to sign the registration list.

Registration list attached to report.

END OF REPORT

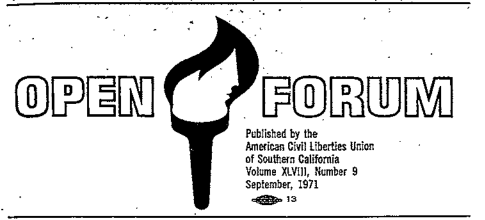
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3rief Against Death Penalty Filed In Supreme Court

The ACLU September 1 urged the nited States Supreme Court to rule that the death penalty is unconstitutional between it violates the Eight Amendment cohibition against "cruel and unusual mishments."

The organization filed a friend of the surt brief, prepared by volunteer attorney erald H. Gottlieb of Los Angeles and stional ACLU legal director Melvin L. 'ulf of New York, in four death penalty ses the Supreme Court will review this II.

Though the court has never yet ruled at the death penalty as such is unconstitional, it has indicated that a punishment "cruel and unusual" within the meaning the Eighth Amendment if it is not ramally related to a legitimate state purse. The court has also indicated that the wernment's only legitimate purposes in mishing lawbreakers may be the rehabilition of offenders, the protection of somy by the isolation of offenders, and the terrence of further crime.

Ifficial Example"

The brief argued that capital punishent serves none of these purposes: beuse "death can in no way rehabilitate:" fected by either the retention or the abolition of capital punishment. On the other hand, "increases in homicide rates are associated with the days immediately following well-publicized acts of violence, including executions."

The brief attacked "not only the infliction of death, but the entire institution of capital punishment," showing that "the mental torture of death row is an inseparable part of the death penalty today."

Though at the time of passage of the Bill of Rights "men were not aware of the psychology of pain, assuming that the greatest pain was physical," the brief concluded, "we now know that the anticipation of death is more unbearable."

The death penalty, with the necessarily associated experience of death row, "shocks and devastates the consciences of civilezed men," the brief stated.

Urging that "suffering ([is] a cruelty in and of itself," the brief noted: "Because of the requirement that the condemned be legally sane at the time of his execution, it is not uncommon for inmates of the row to be removed for psychiatric treatment (including extensive shock therapy) to restore them to their senses for their execution."

The brief anoted Clinton T. Duffy.

Jason Robards To M-C Party Honoring Dalton Trumbo

Jason Robards will preside as master of ceremonies at the 13th annual ACLU garden party Sunday afternoon, September 19, honoring Dalton Trumbo.

The affiliate is honoring Trumbo for bringing to the screen his classic anti-war novel, *Johnny Got His Gun*. In the picture which Trumbo wrote and directed, Robards portrays the father of the film's hero, a quadruple amputee.

The affair will be held from 3 to 6 p.m. at the home of Mr. and Mrs. Edward



Daiton Trumbo

Lewis, 214 Saint Pierre Road, in Bel Air.

Admission is \$4 for tickets reserved in advance, or \$4.50 at the door. Tickets can be obtained by sending a check made payable to the ACLU, with a self-addressed, stamped envelope, to the ACLU office, 323 West Fifth Street, Los Angeles 90013.

Trumbo was one of the "Hollywood 10" subpoenaed by the House Un-American Activities Committee in 1947 and jailed on comtempt of Congress for refus-



Jason Robards

operate with the Congressional witch-hunt.

Among Trumbo's credits since he resumed writing under his own name are Exodus, The Fixer, Hawaii; Lonely Are The Brave, The Sandpiper, and Spartacus.

Education Financing Invalid

The California Sureme Court, in a 6-1 decision handed down August 30, declared the state's financing system for public schools unconstitutional.

"This funding scheme," wrote Justice Raymond L. Sullivan in a 63-page opinion, renders equally well;" and because imposition of the death penalty holds up as "an official example" an act of "physical violence of the state."

As proof that the death penalty is not a deterrent, the brief cited statistical evidence that homicide rates are not af-

of its inhumanity. Doomed men rot in a private hell while their cases are being appealed, and they continue to rot after a death date is set. . . . The men of Death Row live in fear and hopelessness, and their thoughts are never off the glass-(Continued on Next Page)

Trumbo had to write under pseudonyms. One such screenplay, The Brave One, written by a mythical "Richard Rich," won an Oscar, to the chagrin of the Motion Picture Academy Association which had a policy against employing, let alone honoring, those who had refused to co-

parents and neighbors."

The court held that the school financing system, "with its substantial dependence on local property taxes and resultant wide disparities in school revenue, cannot withstand constitutional challenge and must fall before the equal protection clause" of the Fourteenth Amendment.

"Recognizing ... that the right to an education in our public schools is a fundamental interest which cannot be conditioned on wealth," the court found "no compelling state purpose necessitating the present method of financing."

Sixty percent of the education budget now comes from tax on real property, collected by the county for the state. The funds are not pooled, but are returned to the school districts where the properties are located. In districts relatively low in assessed valuation per pupil, higher tax rates are perforce levied.

Assessed Valuation

In Baldwin Park, the assessed valuation per child in 1970 was \$3,706; in Beverly Hills, \$50,885. Baldwin Park residents the previous year paid a school tax of \$5.48 per \$100 of assessed valuation; Beverly Hills citizens were taxed only \$2.38 per \$100, and still spent much more money per child.

"Thus," Justice Sullivan wrote, "affluent districts can have their cake and eat it too: they can provide a high quality education for their children, while paying lower taxes. Poor districts, by contrast, have no cake at all."

The remaining forty percent of education money comes from aid from the State School Fund. It gives all districts \$125 a year per child. In addition to the flat grant, it provides "equalization aid" distributed in inverse proportion to the wealth of the district.

The court found that "although equalization aid and supplemental aid temper the disparities which result from the vast variations in real property assessed valuations, wide differentials remain in the revenue available to individual districts

(Continued on Last Page)

"Kotch" To Screen At ACLU Preview



Walter Matthau and Jack Lemmon

Kotch, a comedy-drama directed by Jack Lemmon and starring Walter Matthau, will be screened Friday evening, October 1, at an ACLU benefit preview.

Described by Lemmon as "a suburban Man of La Mancha," Kotch is the story of an eccentric 72-year-old widower whose enthusiasms and idiosyncrasies are too much for his son and daughter-in-law.

When they commit him to a retirement home for the aged, he leaves and sets up housekeeping with an unmarried pregnant teen-ager.

Produced by Richard Carter for ABC Pictures Corp., the film marks Lemmon's debut as a director.

Matthau's starring appearance follows closely upon his recent successes in A New Leaf and Plaza Suite.

Kotch was filmed in Palm Springs and other Southern California locations.

The ACLU benefit preview October I, in advance of the film's New York opening at Radio City Music Hall, will be shown at 8:30 p.m. at the Academy Award Theater, 9038 Melrose Avenue, in Los Angeles.

Admission for the preview is \$5. As tickets cannot be sold at the door, they can be ordered ahead of the event by sending a check made payable to the ACLU, along with a self-addressed, stamped envelope, to the ACLU office, 323 West Fifth Street, Los Angeles 90013.

American Civil Liberties Uni 323 W. Fifth Street Los Angeles, Calif. 90013

Education Financing Invalid

(Continued from First Page) and, consequently, in the level of educational expenditures."

This classification by wealth, the court ruled, amounts to a denial of equal protection concerning a "fundamental interest"—education.

In a friend of the court brief supporting the class action suit brought by Western Center on Law and Poverty and San Francisco Neighborhood Legal Services, ACLU volunteer attorney Mark Hayutin had stressed the importance of considering education a fundamental interest justiciable under the equal protection clause.

The high state court ordered the case back to Los Angeles Superior Court for further technical proceedings. It also instructed the lower court to retain jurisdiction of the matter lest the state Legislature fail to enact a new system for financing education that meets the equal protection requirements.

In September

Brentwood

The Steering Committee of the Brentwood Chapter will hold a meeting, open to all ACLU members in the area, Tuesday, September 21, at 8 p.m., at the home of Mrs. Elizabeth Olson, 117 Gretna Green Way. Call 472-0683 for further information.

San Diego

Superior Court Judge Roger Ruffin will be guest speaker at a San Diego Chapter meeting Tuesday, September 21, at 7:30 p.m., at the home of Dr. and Mrs. William Travis, 6109 Avenida Cresta, in La Jolla. Judge Ruffin will be joined in a discussion of criminal

Message To Members In Beverly Hills-Westwood

Because effectively servicing our nearly 2,300 members in the Beverly Hills-Westwood area requires a great deal of time, work and money, the Beverly Hills-Westwood Chapter, at a recent Steering Committee meeting, voted to split into three autonomous chapter areas.

Every ACLU member is automatically a member of the chapter covering his area, and is entitled to participate in all its activities. Members are also welcome to attend activities sponsored by other chapters.

Your new chapter will be the one in which you geographically reside and from which you will automatically be receiving chapter meeting notices, special bulletins, etc.

The three chapters now are as follows:

Beverly Hills—Beverly Hills addresses plus zip codes 90048 and 90067

Rancho-Westdale—zip codes 900-34, 90035 and 90064

Westwood—zip codes 90024 and 90025

Fritzi Goldberg, president of the former Beverly Hills-Westwood Chapter, will continue the leadership of the Rancho-Westdale Chapter. For further information, phone her at 473-6327.

Members interested in becoming active in the new Beverly Hills Chapter are asked to contact Barney Cooperman, CR 1-2557.

Members will be notified in the near future as to activation of the Westwood Chapter. Those interested are asked to call Ruth Abraham, chapter coordinator, at the ACLU office, 626-5156.

Code Blocks Assemblies

Appearing August 27 in West Los Angeles Municipal Court, ACLU volunteer attorney Martin Z. N. Katz moved for dismissal of a charge against the Free Venice Organizing Committee for using the yard of their community house near the Venice canals for a rally.

The charge was brought against Rick Davidson, a leader of the group, as a violation of the municipal code section which restricts the use of residences to a list of specified purposes. Freedom of assembly is not one of them.

Katz challeged the zoning code, urg-

ment right to hold assemblies on residences without restriction.

No neighbors complained about the assemblies held by the Venice organization; rather, the citations came directly from law enforcement and other administrative authorities.

Strict enforcement of the existing code throughout residential areas of the city could mean citations against such outdoor activities at private homes as, for example, ACLU garden parties.

The Venice group has also been charged with a code violation for maintaining an ecology recycling collection point on the premises, which according to the regulations is impermissible on a residence.

On this point, Katz has proposed concessions, including fencing in the collection containers so they will not be an eyesore.

Municipal Judge Robert C. Nye or dered arguments on the freedom of as

meet Wednesday, September 8, at 8 p.m., at the home of Mr. and Mrs. Ervin Sonberg, 4226 Dundee Drive.

Long Beach

Actor William Schallert will be special guest as the Long Beach Chapter honors the Long Beach Fair Housing Foundation at a garden party Saturday evening, September 25. (For details, see separate article, this page.)

Pasadena

The Pasadena Chapter will meet Thursday, September 16, at 8 p.m., in Henry House at Throop Memorial Church, 300 Los Robles.

A fund-raiser originally planned by the Pasadena Chapter for September 18 has been postponed until October.

Orange Coast

The Orange Coast Chapter's committee on sexual rights will hold a public meeting Friday, September 10, at 8:30 p.m., at the home of Mr. and Mrs. Gordon Gunn, 843 Cliff Drive, in Laguna Beach.

The Steering Committee of the Orange Coast Chapter will meet Tuesday, September 14, at 8 p.m., at the home of Mr. and Mrs. Haskell Shapiro, 287 Evening Canyon Road, in Corona del Mar. Phone (714) 497-2017 for further information.

Rancho-Westdale

The Steering Committee of the Rancho-Westdale Chapter, part of the former Beverly Hills-Westwood Chapter (see separate article, this page), will meet Monday, September 13, at 8 p.m., at the home of Fritzi Goldberg, 2907 South Sepulveda Blvd. For further information, call 473-6327.

(/14) 223-3863 for further information.

South Bay

The South Bay Chapter will meet Thursday, September 16, at 8 p.m., at the home of Dr. and Mrs. Morris Barnert, 2317 Chelsea Road, just south of Palos Verdes High School in the Lunada Bay area. For directions or further information, call 325-7622.

Westside

The Steering Committee of the Westside Chapter will meet Tuesday, September 14, at 8 p.m., at the home of Jerry Karpel, 689 Brooktree Road, in Rustic Canyon, Pacific Palisades. Phone 459-1039 for directions or further information.

Wilshire

The "old" members of the Wilshire Chapter cordially invite all (relatively) "new" members and interested friends to be their guests at a dinner party Sunday, September 12, at 6 p.m., at the home of chapter head Sheila Manes, 932 South Victoria. To R.S.-V.P. for the evening of wine, home cooking, music and neighborliness, call membership chairperson Rita Vetterli, 387-3931.

The Executive Committee of the Wilshire Chapter, open to all interested members, will meet Monday, September 20, at 8 p.m., at the home of Sheila Manes, 932 South Victoria.

The Wilshire Chapter urges area residents, particularly those with children attending Fairfax, L. A. High, or their feeder schools, to join together to foster peaceful and creative school integration. To participate, contact Genora Dollinger, 931-5496.

Long Beach Honors Fair Housing Foundation

The Long Beach Chapter will present its civil-libertarian-of-the-year award to the Long Beach Fair Housing Foundation at a garden party Saturday evening, September 25.

Accepting the award for the housing organization will be Myron Blumberg, its co-founder.

Special guest at the event will be actor William Schallert, who recently appeared in *The Trial of the Catonsville 9*.

The party, set for 8 p.m., will be held at the home of Edith Pollack, 5333 Vermont Street, in Long Beach.

Admission is \$5 per couple; \$3 for single admission; and \$1 for students.

The fete will include refreshments and entertainment.

For further information, phone 498-2555.



William Schallert



Eason Monroe
Executive Director

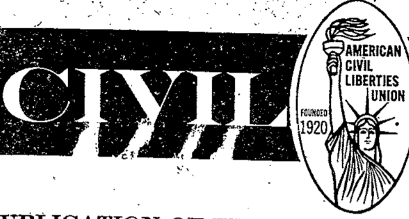
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WHAT'S FIT TO PRINT:

Tragedy of 'The Times'

By Melvin L. Wulf

The attempt of the Nixon administration to prohibit the publication of the Viet Nam papers was the first direct act of political censorship by the federal government since the founding of the nation. If it had succeeded, the government would have taken a giant step toward the permanent erosion of the First Amendment. The episode was a great event in American history in general and in constitutional history in particular. That the Nixon administration would try to pull it off confirmed the most pessimistic assessment about the administration's attitude toward civil liberties. That the courts refused to permit it says

BOOK REVIEW:

Prison Life

something about the independence of the judiciary and about the extent to which the ideas embodied in the First Amendment have taken root in the law. I only wish it could be said with more confidence.

In terms of the final outcome of the whole dramatic event one's first impulse is to compose a stirring mass in praise of the American judiciai system. But closer examination of the ultimate decision in the Supreme Court leads to the conclusion that a small motet might be more appropriate. For the fact is that we-the public-won the case by only a little more than the skin of our collective teeth and we have no firm assurance that in some future case this Supreme Court would not tolerate the suppression of similar documents under other conditions. One must come to this conclusion, even if reluctantly, by merely counting noses on the Court as they are exposed in the nine opinions which each of the Justices separately wrote in The New York Times case...

Absolutist |

Only Justice Black said in a siverelling



Newsweek Photo by Bernard Gotfryd Copyright Newsweek, 1971

THREAT TO DISSENT:

Repressing the Lawyer

By Monroe H. Freedman

A recent article in the Harvard Civil Rights-Civil Liberties Law Review begins with the alarming but demonstrably accurate sentence: "It has become both professionally and legally dangerous to be a lawyer representing the poor, minorities, and the politically unpopular." What this means, of course, is that we are faced with a serious threat to the independence of the Bar and, thereby, a serious threat to the achievement of equal protection of the laws for the poor and for minority groups, and to the political liberties of all of us.

I have selected four cases involving four individual lawyers as illustrative of the problem, but there are innumerable others. Attorneys across the country have been subjected to unwarranted disciplinary proceedings, activist law professors have been denied tenure, sponsorship of the Urban Law Institute by George Washington Uni-

versity Law School was recently revoked, and O.E.O. Legal Services has been severely crippled through political influence, harassment, and unjustified dismissals of effective attorneys.

Before turning to the four illustrative cases, it might be useful to explain briefly how a fairly typical professional grievance committee operates.

Grievance Panel

The Committee on Admissions and Grievances in the District of Columbia is an arm of the United States District Court. The Committee consists of nine members, three of whom serve as the Committee on Grievances.

The function of the Committee is to investigate any complaint against a lawyer, obtain a response in writing from the lawyer if the complaint appears to have sub-

Cont'd p. 2, col. 1

Inside: Prison American Style by Robert J. Minton, Jr., Ed. Random House, 325 pages, \$6.95.

Black Voices from Prison by Etheridge Knight. Pathfinder Press, Inc., 189 pages, \$5.95.

By Paul N. Halvonik

Rick Hyland, a Soledad prisoner when his contribution to *Inside* was written, gives us the following story:

"An inmate I know once helped an officer (after he requested the aid) who was being beaten by two other inmates. When the Good Samaritan went before the Parole Board he was informed that it was decidedly abnormal for one inmate to help an officer against two other inmates; why had he done so? The man told the Adult Authority member, Mr. Madden, that it had seemed the decent thing to do. Madden decried this motive and suggested that the man was so violence-prone that he even stepped in where he normally did not belong. Four years later the man is still incarcerated..."

I am convinced the incident actually occurred. I have heard some tall tales but this is not one of them. It is not the sort of story that a devious person would fabricate. Who would believe it? And it captures the mind of William H. Madden exactly.

Madden's reasoning will strike any normal reader as a bit baroque. Madden, to be sure, was an extreme example of the custodial mentality. But he was not, in context, an aberration. He faithfully reflected California's custodial philosophy. I cannot satisfactorily define that philosophy for you (it defies my powers of abstraction); I can only call it anti-reason. The anti-reasoner does not simply ignore reason but, as Mark Twain explained, "flings it down and dances upon it."

Anti-Reason

Two items not involving William Madden should make the point:

1) Last year I complained to the California Department of Corrections that its apartheid policy had the look of racism.

Cont d. 9. col. 3

that prior restraints on the press are constitution tutionally impermissible at all times and under all circumstances. He said, "The Government's power to censor the press was abolished [by the First Amendment] so that the press would remain forever free to censure the government." Remarking upon the government's claim that the courts had the power of censorship even in the absence of any congressional statute. Justice Black said, "To find that the President has 'inherent power' to halt the publication of news by resort to the courts would wipe out the First Amendment and destroy the fundamental liberty and security of the very people the Government hopes to make 'secure'."

Justice Douglas was a bit more equivocal. Although he opened his opinion by stating that the First Amendment "leaves ... no room for governmental restraint on the press," he examined in detail the statutes which the government claimed gave it the power to censor publication of the Viet Nam papers. He concluded, of course, that the asserted statutory basis was totally inapplicable, at least in peacetime, but suggested that there might be other factors to be considered in time of declared war.

Justice Brennan generally took the same position as Douglas, but he made his indecision rather more explicit. He lasserted that there should have been no temporary or permanent injunctions issued at any time during the litigation because the Government's claims, at best, asserted that "publication of the material... 'could' or 'might' or 'may' prejudice the national interest in various ways."

"But the First Amendment," said Brennan, "tolerates absolutely no prior ju-Cont'd p. 11, col. 1

INSIDE

a special story on Tommy the Traveler by Frank J. Donner

Probation Revocation

The ACLU Foundation has asked the U.S. Supreme Court to decide whether a person who is on probation may be sent to jail when he is accused — but not convicted of another crime. The client was illegally stopped and frisked. Police found marijuana in the illegal search. The evidence was not admitted by the court, and the case was dropped. His probation was revoked, though he had not been convicted of breaking a law. The ACLU Foundation contends the admission of illegally seized evidence in probation revocation proceedings will encourage police to make illegal searches of persons on probation.

Blasphemy

The Pittsburgh Chapter of the Pennsylvania ACLU successfully defended a store owner charged with blasphemy for having in his shop a poster of the face of Christ with the text: "Wanted: for sedition, criminal anarchy, vagrancy and conspiracy to overthrow the established government. Dresses poorly; said to be carpenter by trade; ill-nourished; associates with common working people, unemployed and bums. Alien; said to be a Jew." The charges, which were brought under a 1794 ordinance, were dropped at the hearing.

CLU Backs KKK

A Ku Klux Klansman is being represented by the North Carolina ACLU in an effort to get back his job as a clerk in the Charlotte building inspection department. The man was fired solely for his Klanmembership. (He is Grand Dragon of the state's Klansmen.) The federal lawsuit charges violation of the rights of free speech, free association, due process and equal protection.

Culver on Staff

Former U.S. Air Force Captain Thomas

ACLU News

Student Voters

After the Massachusetts CLU filed four federal lawsuits, the state's attorney general ruled that persons under 21 may choose their own voting residences. The nature of the residence—private home or college dormitory—is irrelevant, the attorney general said. Any interference with young people's voting rights "would violate their fundamental constitutional guarantee to exercise their voting franchise." Many ACLU affiliates are seeking similar rulings from state officials or from federal courts.

National Guard Study

A 140-page legal study of remedies against National Guard abuses is available free—single copies only—from the ACLU national office. The guide, prepared by the Union's legal staff, describes existing law as it relates to control of the Guard and suggests the most hopeful approaches to expanding legal protection to bring the Guard under the Constitution. Subjects include the validity of call-ups, the nature and consequences of martial rule, the power of the Guard to search and arrest, bail and suspension of the writ of habeas corpus, curfews and prohibition of assemblies, and limits on the use of force.

Indiana Opening

The Indiana CLU is interviewing applicants for the job of full-time executive director. Salary range is \$10,000 to \$12,500. Contact the ICLU office at 527 Thomas Building, 15 East Washington St., Indianapolis 46204.

Capitol Steps

A "test" case trial of eight Mayday protestors who were arrested on the Capitol steps with about 1,200 others has brought a verdict of not guilty from a Superior Court jury in Washington, D.C. Defense lawyers contended the protestors had been arrested not for their conduct but for their anti-war views. They stressed the peaceableness of the assembly and said the protestors had done nothing more than exercise their constitutional right to petition for redress of grievances. The National Capital Area CLU handled the defense. In a separate case the affiliate is challenging the law under which the arrests were made-a law regulating assemblies on the Capitol grounds. On its face, the law violates First Amendment protections, and it is selectively enforced, the CLU says. Congressmen Bella Abzug and Ron Dellums have intervened in the case to assert their right to communicate with their constituents:

Patient's Rights

The U.S. Court of Appeals for the Second Circuit has ruled that a patient lawfully committed to a mental institution did not lose her constitutional rights. The New York CLU's client was a Christian Scientist who refused to take tranquilizing medication. The Court upheld her decision as an exercise of religious liberty.

Church Schools

Suits are being filed in six states—Illinois, Maryland, Minnesota, New York, Ohio and Vermont—to halt various forms of state aid to parochial schools. The ACLU and the American Jewish Congress announced the suits shortly after winning U.S. Supreme Court declarations that similar aid schemes in Pennsylvania, Connecticut and Rhode Island were unconstitutional under the First Amendment prohibition against the establishment of a religion.

Union Dissenters

An insurgent union member cannot be charged with "criminal trespass" for entering the union hall and distributing literature critical of the leadership, the criminal court in New York has ruled. Representing the National Maritime Union rebel, the ACLU Foundation and the New York CLU successfully argued that the union cannot restrict its members' freedom of expression on its premises, especially when that expression deals with union issues.

Popsicles

When several black customers in a Louisiana grocery store complained because the owner had raised the price of cigarettes and popsicles, the owner pulled a gun on them. Soon after, 58 blacks and whites, including the president and vice-president of the Louisiana CLU's Lake Charles Chapter, staged a peaceful demonstration to protest the incident. They were arrested. The arrestees in one paddy wagon were sprayed with mace Charges against a severe complete th





employed to handle United States military cases in Western Europe. While working as an attorney in the Air Force in England. Culver was convicted by court-martial of violating a regulation prohibiting-demonstrations by airmen outside the United States. In defending him, the ACLU Foundation concentrated on the First Amendment right to petition because, in fact, there had been no demonstration. Rather, on May 31, 200 off-duty servicemen in civilian dress walked in groups of six to deliver an anti-war petition to the United States Embassy in London. Air Force regulations specifically guarantee the right to petition. The conviction will be appealed.

Arrest Records

Partially granting the National Capital Area CLU the ruling it requested, the Federal District Court has ordered the FBI to stop distributing arrest records to employers, banks and others-but not to law enforcement authorities. The CLU is appealing the decision, pointing out that police recipients of FBI information can still "leak" it. The client is a Los Angeles man who was arrested but never charged. His arrest record was given to potential employers. Testimony in the case revealed that distribution of FBI arrest records is nearly indiscriminate, and that disposition of a case is seldom noted in an individual's record. Just before the Court in Washington handed down its decision, another Federal District Court refused to halt the dissemination of FBI arrest records in another suit brought by the ACLU of Southern California. That decision, too, is being appealed.

Intelligence Summary

Arrestees in Philadelphia will no longer be required to answer questions about their associations and beliefs. The victory came as the result of a lawsuit filed by the CLU there. The affiliate charged the "Intelligence Summary" was used to deter and intimidate dissidents.

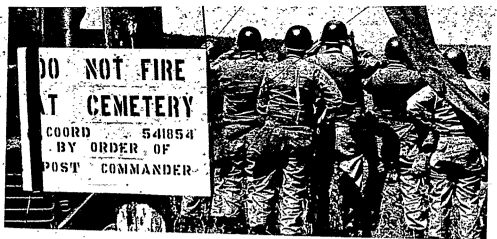


Photo by Tom Rubillo

Reporting Students

A three-judge court in Pennsylvania has struck down a statute which required every college in the country, as a condition to receiving scholarship monies, to report to the Pennsylvania Higher Education Assistance Agency the names of all students involved in campus disruptions. The Agency was empowered to cut off aid to "disruptive" students. The Philadelphia ACLU represented Haverford and Goddard Colleges and 12 students in challenging the law for its "chilling effect" on academic freedom. Haverford and Goddard were two of 11 colleges that had refused to promise Pennsylvania that they would report on their students.

City Is Liable

The District of Columbia is responsible for the wrongful acts of its individual employees—specifically, its policemen—when they violate the constitutional rights of individual citizens, the U.S. Court of Appeals has ruled. According to the decision, won by the National Capital Area CLU, victims of police abuses may collect money damages from the city, even if the police who committed the wrongful acts cannot be identified. The opinion noted that the city is responsible for the training and supervision of its police.

Cohabitation

The Wisconsin CLU has moved in state court to dismiss charges against an unmarried couple under the state's cohabitation law. The law provides criminal penalties for anyone who "openly cohabits and associates with a person he knows is not his spouse under circumstances that imply intercourse." According to the CLU, the statute invades privacy and is unconstitutionally vague because it condemns not conduct but the implication of conduct.

FBI Jobs

The FBI is charged with sex discrimination in hiring its agents in a federal lawsuit filed by the ACLU Fund of the National Capital Area. In another suit, the Fund charges the Bureau with political discrimination. It represents two FBI clerks who were fired after doing volunteer work on their own time for the National Peace Action Coalition. The national ACLU Foundation has won the case of John F. Shaw, a former FBI agent who was virtually forced to resign for privately criticizing the FBI. The government agreed to give Shaw \$13,000 in back pay and to remove all prejudicial information from his employment record.

sented by the CLU in federal court in defense against criminal charges and in damage suits against the police.

War Test

Representing two men who refused to fight in Indochina, the New York CLU is asking the U.S. Supreme Court to rule that the Indochina war is unconstitutional because it was never authorized by Congress, as required by Article I of the Constitution. The CLU noted the Supreme Court's evasions of the question in past cases and urged the Court finally to resolve "the most disturbing and troublesome issue of our times."

Non-Tenured Profs

The U.S. Court of Appeals for the Seventh Circuit has affirmed a District Court decision that non-tenured professors are entitled to a hearing if a college or university decides not to renew their contracts. The ruling, a landmark, was won by the ACLU Foundation's Wisconsin Project in the case of a professor whose only "crime" was to criticize the administration at Oshkosh State University.

ROTC Voluntary

The Kentucky CLU has eliminated, one by one, all compulsory high school ROTC programs in the state. The project was wrapped up this summer when, after negotiating with the CLU, the Owensboro Board of Education unanimously voted to make ROTC voluntary. KCLU contended compulsory ROTC violated the freedoms of belief, expression and association; academic freedom; and privacy.

Atheists May Adopt

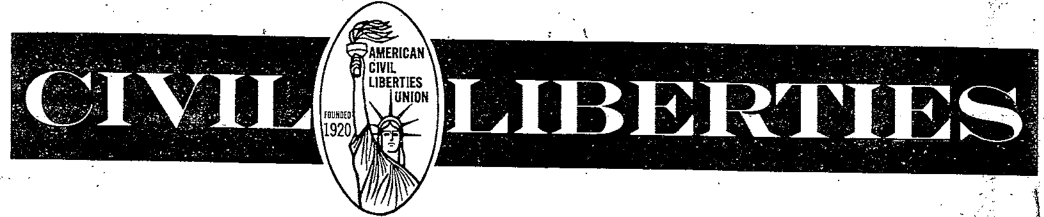
The New Jersey Supreme Court has ruled that persons may not be denied the right to adopt children solely on the grounds of their atheism. The unanimous decision, which was urged by the CLU there, is thought to be a national precedent.

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PUBLICATION OF THE AMERICAN CIVIL LIBERTIES UNION

NUMBER 276-MAR.,

1971

FIGHTING 'RESEGREGATION':

Another Southern Strategy

By Henry Schwarzschild

The federal government proclaims loudly that nearly all Southern schools have now been desegregated. But some desegregated schools are more desegregated than others, a circumstance well known to federal officials who want to make the record look good but not so good as to upset Southern opponents of racial equality.

The circumstance is equally familiar to the handful of lawyers who still man the ramparts of the Southern civil rights struggle. The Lawyers Constitutional Defense Committee of ACLU, which has been effectively at work on the full range of civil rights legal issues in the Deep South since, 1964, finds school litigation as demanding now as it ever was.

Yellow By and large, the issue is no longer the principle of desegregation, but the subtler and more sophisticated means that school officials are employing to deny black students full and equal participation in the educational process.

Symbols

Take Covington High School in St. Tammany Parish. Though Brown v. Board of Education, the U.S. Supreme Court's historic school desegregation decision, was honored. ... At the moment, the Covington principal insists on the display of the Confederate battle flag; but the display of that flag is an affront to every Negro student in the school ..."

Court's Order

The court entered an order requiring that "all Confederate flags, banners, signs expressing the school board's or its employees' desire to maintain segregated schools, and all other symbols and indicia of racism shall be removed from the schools and shall not be officially displayed at school functions of any kind. This shall not prevent individual students from wearing or displaying buttons, signs, or symbols." (Smith v. St. Tammany Parish School Board, 316 F. Supp. 1174.)

In the same order, the court required the formation of a bi-racial committee, consisting of equal numbers of whites and blacks and with the chairmanship alternating between the representatives of the racial communities. The committee was to make recommendations on easing racial tensions in the schools and to report to the court semi-annually on the maintenance of a racially unitary school system. To cap it off, the court ordered the



handed down in 1954. St. Tammany Parish School Board'(the local public school board) operated a racially segregated school system for 14 more years, until the 1969-70 school year. In a lawsuit filed by LCDC, the Federal District Court in July, 1969, ordered implemena tation of a plan for a racially unitary and non-discriminatory school system. Sounded good. But there arose at *Covington High the following conflict:

Black students entering the principal's office observed three flags displayed there, an American flag, the Louisiana State flag and a Confederate battle flag. The black students knew full well the emotional and political implications of the Confederate flag: It was the symbolic equivalent of Bull Connor's "NEVER!" button.

LCDC sued because, in the words of the eventual federal court order: "Some of the Negro students at Covington High requested that the Confederate flag be removed from the principal's office, as well as from any other place in the school. Their request was not immediate appointment of a Negro assistant principal for Covington High School.

A chief target of LCDC's school litigation is resegregation of pupils by a variety of strategems within technically desegregated schools, "Homogeneous grouping" of students, often accomplished by misleading "ability" testing or by the mere judgment of the teachers, is a favorite device of Southern school boards. This results in minimal classroom integration and, more important, it locks black students into the low achievement groups in which they are first placed because of their hopelessly inadequate early education in all-black public schools. With painstaking effort, and with the help of educational and psychological experts from around the country, LCDC has been persuading the federal courts to enjoin such practices and to demand assignment of pupils to classes that will reflect the racial composition of the school as a whole.

Cont'd p. 6, col. 1



WHAT'S BEHIND, WHAT'S AHEAD:

Free Speech and the Repressive Backlash

By Franklyn S. Haiman

I assume there is no need for me to offer lengthy argument or proof to support my basic premise - namely that there is abroad in our land a massive repressive backlash. With almost every candidate in the last election, regardless of the particular office for which he was campaigning talking, to quote a cliche, as though he were "running for sheriff," there is little doubt as to what is foremost in the public's mind. I intend to confine my remarks to an exploration of the nature, causes, and effects upon freedom of speech of this backlash, assuming as self-evident that it

One of the current popular explanations for the growth in recent months and years of a repressive atmosphere in our nation is that it is a response to the escalation of violence in which blacks, young radicals, and others who seek to change our society have indulged, and to the fear of even more

such violence in the future. I find this to be an inadequate and distorted assertion of cause and effect relationships. There are such an assertion.

The first is that those who deplore this violence the most loudly and frequently, invariably turn out to be persons whose condemnation of violence is quite one-sided - that is; they abhor violence which emanates from those they perceive as their political, social, or cultural enemies, but ignore, excuse, or condone it when exercised in implementation of what they regard as correct ends. The most obvious? example of this phenomenon has been the commentary of our Vice President in drawing a distinction between the hard-hats who, having worked so hard to build the: country, are, according to Mr. Agnew; justifiably stirred to violence by the radicals who simply want to tear the country down, and whose violence is therefore. unforgivable.

Who Kills Whom

It is also relevant and instructive, I two rather obvious facts which invalidate think, to compare the extent and depth of moral outrage in the country over the bombing of the mathematics research building at the University of Wisconsin. and the killing of the young father working inside, with the killings at Kent State and Jackson State, to which so many people responded with the unspoken and sometimes spoken feeling that "they got what they deserved." Even the President of the United States managed, in the words of a New York Times editorial of May 6, 1970. to turn "the tragedy upside down by placing the blame on the victims instead of the killers."

> As a final example I would note the sharp contrast in public reaction to the gunning down last summer of two Chicago policemen as they walked through the Cabrini-Green public housing project with the gunning down of Fred Hampton as he

lay in a bed in his Chicago apartment.

The second fact which seems to me to invalidate the assertion that the repressive backlash has been caused primarily by radical violence is that the leading spokesmen for repression (euphemistically known as "law and order") are not particular. careful, in their condemnations, to discriminate among actual physical violence (such as killings, bombings, or burning buildings); noisy disruptions of meetings or other activities; purely symbolic acts of protest (such as flag "desecrations," long hair, or "obscene" underground newspapers); and quite conventional peaceful demonstrations. Indeed, to hear some of them talk, the burning of a flag is nothing short of treason, and the uttering of a four-letterword as heinous a crime as clobbering someone with a meat-axe.

All of this suggests strongly that the backlash we are experiencing, although undoubtedly exacerbated by radical vio-

Cont'd p. 6, col. 1

Wife and Wife

. Women veterans are arguing before a three-judge federal court that the Veterans Administration practices sex discrimination in denying them dependency benefits under the G.I. bill unless their husbands are disabled and classified as "wives." Married male veterans attending college get dependency benefits whether or not their wives work. The Washington State CLU represents the plaintiffs.



ACLU News

New Mobe v. HISC

The ACLU Foundation is asking the Federal District Court in Washington, D.C. to bar prosecution of Arnold Johnson for refusing to testify before the House Internal Security Committee on the activities of the New Mobilization Committee to End the War in Viet Nam. The suit asks, also, that HISC be barred from issuing subpoenas to other members of the New Mobe steering committee. The purpose of HISC's probe is harassment and intimidation of those who peaceably speak out against the war, the suit says.

Hippie Curfew

Veiled discrimination against young people in a facially nondiscriminatory Milwaukee park curfew law is challenged in a federal lawsuit of the ACLU Foundation's Wisconsin Project. The 10 p.m. curfew applies to all persons, but, as the CLU brief states, "[T]his was the 'price' that had to be paid in order to rid the park of its primary nocturnal denizens — hippies and other nonconformists ...," Further, hippies "may not be punished for simply trying to be themselves"

Illinois Abortion

A three-judge federal court has struck down the Illinois abortion law on grounds of vagueness and invasion of privacy. The decision removes restrictions on termination of pregnancy by a licensed doctor in a licensed hospital during the first trimester. The state has announced its intention to appeal. The suit was filed by the Illinois CLU. Many other affiliates are testing abortion laws, some in suits that

Security Clearance

After a hearing by the Industrial Security Clearance Review Office, a resident alien who has voiced opposition to United States domestic and foreign policy has won a round in his fight to keep his security clearance. The U.S. Defense Department terminated the Boeing employee's security clearance because his opinions were allegedly "not consistent with national security." The hearing examiner found him "naive" and a "leftist," but upheld his First Amendment right to be wrong. The Defense Department has announced its intention to appeal the decision. The case is handled by the ACLU's Washington State affiliate.

Campus Leafletting

After a five-year legal battle, the ACLU of Arizona has won a federal court order protecting the right of non-students to speak and distribute handbills on "open" areas of university campuses. The U.S. Court of Appeals for the Ninth Circuit found a regulation prohibiting campus leafletting to be "clearly unrelated to any valid regulatory purpose." The Court further held that campus police had been obligated to protect the Arizona CLU's client from the assaults of two members of a hostile crowd — instead of ordering him to leave the campus.

No Con-Con

ACLU affiliates across the country are urging their state legislatures to resist the temptation to call for a federal constitutional convention on revenue-sharing. Since there has never been a constitutional con-

Methadone

A prisoner's right to methadone treatment is asserted in a federal lawsuit of the Maryland CLU. The action was filed on behalf of a man who was being treated with methadone before his incarceration. It contends Baltimore jail regulations prohibiting methadone violate the man's "constitutional rights to accepted proper medical treatment."

Airman May Argue

The ACLU is giving amicus support to an airman, who is not a lawyer, who plans to argue his own case before the U.S. Supreme Court. The sergeant has prepared his own court papers, asserting his right to sue Air Force officials who were ruled to be outside the territorial jurisdiction of the District Court. The case is thought to be the first in which a layman has attempted to argue his own case before the Supreme Court.

Contributions to Book

Douglass D. Paige and Charles Lam Markmann invite "factual contributions and thoughtful comments" for a projected book tentatively entitled, *The Community College: Boon or Bunk?* They may be addressed in care of Seligmann and Collier, 280 Madison Ave., New York, N.Y. 10016.

Homosexuals Barred

Four new ACLU Foundation lawsuits attack denial of security clearance to admitted homosexuals. The federal courts are being asked to acknowledge that there is no "rational connection" between admitted homosexuality and lack of trustworthiness or disloyalty because an admitted homosexual is not vulnerable to blackmail. The suits allege job discrimina-

Dixie

The right of black students in newly integrated Southern schools to refuse to honor symbols of racial inequality is supported by the ACLU Foundation in a petition filed with the U.S. Supreme Court. The suit was brought for a black student who was dismissed from the band in his Tennessee high school when he refused to play "Dixie." He quietly walked away.

Creative Pornography

for his refusal to disburse state funds for printing of an issue of the University of Maryland's literary magazine, which includes the winning entry in a "creative pornography contest." The federal suit was brought by the Maryland CLU. It points out that funds for printing the magazine come from student activity fees, not taxes. But, in any event, the comptroller's action constitutes prior censorship, in violation of the First Amendment.

Spaghetti

The Virginia Beach jailer, responding to charges that he is violating a state jail desegregation order, contended in a deposition that while he does not permit "whites and coloreds" to room together, he does have three "wop" guards. "Wops," he explained to the ACLU lawyer questioning him, are "spaghetti eaters." Soon after, the federal court judge ordered him to integrate the jail completely within 48 hours.

Adultery

A Nebraska divorce law depriving women who commit adultery of all but their personal property is being tested in a federal lawsuit by the state CLU. Men are not similarly penalized. The affiliate says the discrimination violates the equal protection clause.

Voting Act Backed

In a case brought by the Lawyers Constitutional Defense Committee of ACLU, the U.S. Supreme Court recently reaffirmed that a state covered by the 1965 Voting Rights Act may not change its voting practices "in even a minor way" without obtaining federal clearance. The Court found that Canton, Miss., in making superficially neutral changes in voting procedures, had discriminated against blacks in subtle ways the Voting Rights Act was meant to prohibit.

Citizenship Bartered

The U.S. Supreme Court will review a case in which a native of Denmark was "forever" barred from obtaining United States citizenship when, 20 years ago, he executed a request for exemption from military service in exchange for his right to citizenship, as federal law then allowed. Soon after the man executed the exemption, the law was changed and he was ordered to report for induction. He was rejected for service because of physical disability. Had he served, he would have become eligible for citizenship. The ACLU of Northern California, which represents the man, argues he is, in effect, being denied citizenship because of physical disability, in violation of the constitutional prohibition of cruel and unusual punishment.

Review Board

A woman who filed a police abuse complaint has won the right to be assisted by counsel when she is interrogated by the Milwaukee Fire and Police Commission (which serves as a police review board). In a suit brought by the ACLU Foundation, Wisconsin Branch, the court ruled, "It seems unassailable that the 'fair play' standards of administrative procedures are not met when a citizen is forced to forego his right to consultation with his counsel during the course of a preliminary investigation of the merits of his accusations against a member of a public service."

limitations that can be placed on a convention are in dispute and, according to a statement issued by the national ACLU, "no one can state with certainty how the nation's liberties would emerge from the legal quagmire into which this drive could plunge us."

Church Schools

A Connecticut law providing state aid to non-public schools was struck down by a three-judge federal court as violative of the constitutional guarantee of separation of church and state. The Connecticut CLU argued also that the law was religiously, racially, economically and academically discriminatory in its effects. The Court did not rule on the argument for technical reasons, but it made clear that it did not regard the issue "as frivolous or without substance." An appeal by the state is anticipated.

Children in Solitary

A federal court in New York has held that a state training school inflicted cruel and unusual punishment by placing a child in "isolation" — i.e., solitary confinement — for 13 days. The class action was filed by the state CLU. The named plaintiff was a 14-year-old girl who was held in a 5- by 8-foot stripped room containing only an 18-inch wide wooden sleeping platform. She was denied visitors and reading materials. According to the CLU, her situation was not uncommon.

Agent Sues Hoover

J. Edgar Hoover is being sued by the ACLU Foundation for "an arbitrary, capricious and vindictive act of personal retribution" against former FBI agent John F. Shaw. Shaw was suspended, transferred and blacklisted after writing a letter to a college professor supporting the FBI but conceding the institution and its director are not flawless. The federal lawsuit argues that public employees have a First Amendment right to comment without malice on matters of public interest.

privacy rights.



UPI Photo

Chicano Raid

The ACLU has appealed to the U.S. Court of Appeals for the 10th Circuit the dismissal of a damage suit on behalf of Mexican-American men, women and children who were rounded up while picnicking and detained overnight in an open sheep pen after other Mexican-Americans staged a courthouse raid. The Union noted there has never been any evidence that these persons had anything to do with the raiders, and their detention violated the Fourth Amendment.

Hawaii Vagrancy

Two key provisions of the Hawaii vagrancy law have been held unconstitutional by the State Supreme Court. The Court found unconstitutionally vague sections of the law prohibiting persons from being on "the land of another ... without lawful excuse" and from "wandering about ... without any visible or lawful business." The CLU was amicus.

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"MATIONAL PEACE ACTION COALITION (NPAC)
for way 25, 1971

The agenda for this meeting was as follows:

Report on NPAC Convention

Minority Report on Genventions during Committee Report

Local Progress Report

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introduced himself as a member of

the NPAC office staff and he gave the NPAC Convention report.

He stated that NPAC had held a Convention at Hunters College
in New York at which 2500 persons attended. Out of this

Convention there came a call for action on November 6, probably
a demonstration in San Francisco and Washington D.C., with

a demonstration in San Francisco and Washington D.C., with smaller demonstrations in other cities. He stated that approximately 20 anti-war proposals were submitted to the NPAC Convention. He did not state how many of these were approved. He also stated that an agreement had been reached between NPAC and PCPJ, standing for Peoples Coalition for Peace and Justice. He also stated that an action for October 25 had been called and this would be a Veterans Day Action, or a Vets Day Action. He also went into some detail about a split that developed at the Convention. According to him the split began when members of a group identified as Progressive Labor attempted to shout down Senator VANCE HARTKE and WALKER RUTHER. It was decided

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by the majority of the people at this Convention that those who



were attempting to disrupt the Convention should be expelled from the Convention.

The minority report on the NPAC Convention was given by a person who did not identify himself but wore a button identifying him as a member of the International Socialists, more commonly known as the IS. He stated that a b6 group called the Militant Action Caucus has been formed at b7C the NPAC Convention and went on to disagree with almost everyhad said about the Conference. thing that $\{U\}$ main difference between the two points of view seemed to be in which direction the anti-war movement should go, whether it should be orientated toward mass movements or orientated towards workers, in other words, if you could stop the workers from producing the war material, you can stop the war. NPAC Steering Committee Report was given by said that a Steering Committee meeting had been held in Cleveland and that over a hundred persons had attended. One of the items called out of this Steering Committee meeting was a dinner HAS BEEN A MEMBER ACTIVE IN THE Peace Movement for over 50 years. This dinner will be a \$25 a dinner and the Steering Committee is asking for a \$50 donation from each NPAC local. The name was mentioned quite frequently. It was not sure exactly what his position is with the NPAC but it is known that



he is a member of the NPAC Coordinating Committee.
claimed that there are approximately 220 persons on the
NPAC Steering Committee. He also stated that NPAC takes no
position on NIXON's China visit. His reasoning behind this
was that NPAC is a coalition of groups and therefore cannot
formulate a political position on any one given question less
they damage the fragile coalition. There was also some report
of civil disobediance to take place sometime between October 25
and October 28. One of the main differences between the two
groups that are supporting these two actions October 25 and
November 6 is preciously whether the date should be set now
or whether all troups should be after pulled out now. The
PCPJ group is all in favor of the slogan "Set the day" whereas
on the other hand the NPAC group wants to go behind the slogan
"Out Now". The NPAC Steering Committee also came out with a
proposal demanding no arms be sent to West Pakistan. Also
there will be an attempt to solicit an endorsement from
and also ask for his support in the upcoming anti-war
demonstyation.

The Financial Report stated that the national NPAC office is \$35,000 in debt and that everything should be done to alleviate this problem as soon as possible. A legal report was given stating that the ACLU will support NPAC in their anti-war action and are planning to follow a motion against the

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Subversive Activities Control Board. also said that the next NPAC Steering Committee meeting will be held in New York on September 15.

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The following resolutions were passed at this NPAC meeting:

- 1) NPAC, behind the slogan "Out Now", will not endorse any civil disobedience.
- 2) The Out Now Coalition will participate on the agreed date on the basis of all troups and materials out now.
- 3) The Out Now Coalition and NPAC will not prohibit other speakers or other demands.
- 4) Out Now will not prohibit other groups from participating in the demonstrations.

stated at the beginning of the summer the Out Now

Coalition was \$1,650 in debt. During the summer they were able to alleviate approximately \$200 of that ammount. They also have a new office located at 1058 N. Western Avenue. They claim they pay \$7 a month for these offices. They also said that they had had a mailing out of which they had been able to obtain approximately 30 to 40 endorsers for their anti-war action, and they had called for a Southwest Regional Conference on October 2 so that all groups in the Los Angeles area are able to get together and coordinate their anti-war activities.

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financial assistance under the APDC pro-'gram."

The new law specifies both how much whe state will grant and how much the state says people need. Though the specified grant is below the specified need, additional income can no longer help make up the difference.

The brief also attacked the new law for creating "a powerful disincentive for an absent parent (or an adult child) to contribute support to his family." Since such support would merely be subtracted "dollar-for-dollar" from the state's obligation regardless of need, "not one penny of an absent father's support payments would benefit his family."

the Bill of Rights at a gaia motor preme and party Saturday evening, December 11, honoring network television shows that have educated the American viewing audience as to the import of that fundamental document of civil liberties.

Among those attending and receiving awards will be Robert Reed of CBS's "The Defenders;" Carl Betz of ABC's "Judd for the Defense;" and Sy Gomberg, producer of NBC's "The Law and Mr. Jones."

The affair will mark a change from the affiliate's traditional formal banquet commemorating the Bill of Rights, in

community. Authosion win oc 45.

A commemorative souvenir program to be distributed at the event will contain tax-deductible ads by businesses and professional organizations.

Volunteers Needed

Volunteers interested in working on the project are asked to call Laura Ober, development director, at the ACLU office, 626-5156. Clerical help, typists, people to research potential advertisers, and others with writing skills are especially needed between now and the ad book deadline December 1.

"Originally conceived as a device to free accused persons prior to conviction by a court of law," the Conference on Bail reported in 1965, "bail has degenerated into a two-way door, opening outward to pre-trial liberty for defendants with funds, but inward to prolonged confinement for defendants without money to post bond."

Empirical data shows that "the financial ability of the accused to post even moderate bail is severely limited." In two court jurisdictions studied, over half of all defendants "could not make bail at all."

The money bail system particularly works against minorities because "frequently to be poor is to be non-white," and because minorities are subject to disproportionately high numbers of arrests, especially in the dubious area of "suspicion" arrests. (In California, nearly 40 percent of all no-warrant arrests are subsequently dismissed.)

Bail Bondsmen

Bail bondsmen pose an additional financial hurdle, the brief points out. An indigent's friends and relatives may "scrape up" enough for the fee, but the bondsman will usually require collateral as a gauge of "reliability." Thus "the ultimate power to determine whether the accused is able to exercise the pre-trial freedom authorized by the courts lies with the bondsman-not the judiciary."

The pre-trial confinement that results from poverty not only runs counter to the judicial principle of "innocent till proven guilty," but also, the brief notes, handicaps the indigent defendant in additional ways. Preparation of his defense is much more difficult, as his participation is hampered. In jail he is "subjected to a variety of debilitating and abusive circumstances." He may lose his job, causing harm to his family. He may feel coerced into pleading guilty to a lesser offense even if innocent.

Studies cited show pre-trial incarceration to be prejudicial to the outcome of the defendant's case, with a "higher rate

(Continued on Next-Page)



lason Robards (right) served as master of e ceremonies at the 13th annual ACLU Garden Party, honoring Dalton Trumbo (left), held. September 19 at the home of Mr. and Mrs. Edward Lewis. Coupled with a drawing for a trip to Mexico, the affair raised \$5,000. In ... courtesy of David Bruce Rawcliffe)

other local fund-raising, two recent movie previews have netted over \$10,000. (Photo

Welfare Change Sued

Joining in one of the first of the many expected lawsuits on California's newly passed Welfare Reform Act, ACLU legislative advocate Coleman A. Blease filed a friend of the court brief September 16 asking the state Supreme Court to invalidate a change which replaces need with a fixed maximum grant as the standard of eligibility for AFDC (Aid to Families with Dependent Children).

The change particularly affects welfare families with some outside income. Instead of supplementing the welfare grant to the point where a family might come closer to meeting its actual needs, under the new law outside income and other additional cash benefits, such as Social Security, are subtracted from the fixed maximum grant.

"None of such income," Blease wrote, "would be available to supplement the (below-minimum) maximum grant up to the (minimum) need standard. All would be deducted directly from the grant and would act directly to reduce the state's contribution to needy families.

"It would thus become impossible," the brief continued, "for a needy family to achieve a minimum basic standard of adequate care by supplementation of the maximum grant with non-exempt outside income."

Adversely Affected

Approximately one half of Califorhia's AFDC families would be adversely gaffected by the new provision on outside income.

The setting of a fixed maximum grant, Blease pointed out, conflicts with federal requirements that cash payments

Ellsberg At Rally For Anti-War Coalition

As part of a campaign sponsored by many local organizations, including the ACLU, aimed at pressuring Southern California congressmen to vote an end to the war in Southeast Asia, Dr. Daniel Ellsberg, awaiting trial for disseminating the Pentagon Papers, will address a mass rally Friday evening, November 12, in the Los Angeles Sports Arena.

The ACLU board of directors voted September 15 to join the coalition effort. By the board's action, ACLU members are urged to attend the rally, and to participate in coalition organizing within congressional districts.

Congressmen will be urged to make their votes on such issues as with-drawal resolutions and military appropriations representative of the wide-spread public opposition to the war, put by a recent poll at 73 per cent of the

American people.

It is hoped that such factors as the increasing unpopularity of the war, the publication of the Pentagon Papers, Senate expression of opposition to the war, and the 18-year-old vote will now lead many congressmen to change their positions.

ACLU chapter legislative chairpersons will be contacted shortly by coalition leaders, to help set up delegations representing a broad range of community concerns to visit congressmen in their districts.

Among other organizations supporting the lobbying effort and the November 12 rally are Business Executives Move Against the War, Concerned Clergy and Laymen Against the War, Friends Committee on Legislation, Southern California Peace Action Council, and United Auto Workers.

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Bill of Rights Celebration Planned

Bail System Attacked

The constitutionality of the money bail system is under attack in the California Supreme Court.

In a friend of the court brief filed jointly with the National Association for the Advancement of Colored People and the Mexican-American Legal Defense and Educational Fund, the ACLU affiliates of Southern and Northern California have joined in urging the state's high court to rule that the bail system "creates conditions of de facto discrimination" against poor people and minority group people in violation of the Fourteenth Amendment right to equal protection of the laws.

Underlying the brief's attack on the bail system is the principle "that a state may not condition a person's assertion of basic legal rights on financial ability."

The brief raises four issues against the present bail system:

- 1) "that poor people are in fact the principal victims;
- 2) that poverty which causes pretrial confinement results in more severe hardships than the temporary loss of freedom alone;
- 3) that these effects of the bail system cannot even be justified on theoretical grounds, since money bail fails to fulfill its functions as efficiently as do the alternatives to it;
- 4) that poor people being subjected to the money bail system are denied equal protection of the laws."

The fact that the money bail system discriminates against poor people "is no longer disputed," the brief states, citing the findings and recommendations of the National Conference on Bail and Criminal Justice, the San Francisco Committee on

ACLU Rummage Sale

An attic-to-basement-to-garage rummage sale Sunday, October 31, being coordinated by members of the Beverly Hills and Hollywood Chapters, is planned as a fund-raiser for the Southern California affiliate.

The outdoor sale will be held in the lot of Nicola Twin Market, 4333 West Sunset, from 10 a.m. to 5.

Articles such as glassware, china, tools, small appliances, books, boutique,

crafts (no clothes) are needed for the

People with items to contribute are asked to call Eleanor Spezell, CR 6-8401; Lee Salz, 664-0716; Janet Zimmerman, 661-5089; or Pat Allen, EX 7-6011.

Material offered will be picked up at contributors' homes.

(It's never too late for springcleaning.)

Wilshire Chapter Plans Mexican Fiesta

The Wilshire Chapter will hold a "Mexican Fiesta," with live mariachi music, Saturday, October 30, from 4 p.m. on, at the home of Dr. and Mrs. Benjamin Karpman, 157 So. Fuller Ayenue.

The party will also feature a buf-

fet spread of home-cooked Mexican dishes and other fare.

Admission is \$5. Sponsorship, at \$10, includes admission.

For further information, phone Lillian Testi at 380-0857, or Rita Vetterli, evenings, at 387-3931.



Eason Monroe

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Long beach

The Executive Board of the Long Beach Chapter will meet Wednesday, October 13, at 8 p.m., at the home of Conrad Housley, 2044 Volk Avenue. Call 431-8598 for further information.

Eason Monroe, executive director of the Southern California ACLU, will address a meeting of the Long Beach Chapter Tuesday, October 26. The meeting will be held at the home of Mr. and Mrs. Harry Simon, 545 Orlena. For directions or further information, call 498-1887.

Pasadena

The Pasadena Chapter will meet Thursday, October 21, at 8 p.m., in Henry House at Throop Memorial Church, 300 Los Robles.

Rancho-Westdale

The Steering Committee of the Rancho-Westdale Chapter will meet Monday, October 11, at 8 p.m., at the home of Lena Friedman, 3281 Greenfield. Phone 270-4038 for directions.

"Law and Justice: The Case of the Prisoners" will be the subject of a Rancho-Westdale Chapter meeting Thursday, October 21. The meeting will be held at 8 p.m. at Temple Isaiah, 10345 West Pico. A former prisoner will join other speakers in a panel discussion.

A Halloween party is planned by the Rancho-Westdale Chapter for Sunday, October 31. For location and further information, call 473-6327.

San Diego

A San Diego Chapter theater party will see *The Trial of the Catonsville Nine* at the Cassius Carter Centre Stage in Balboa Park Thursday, November 4. Tickets are \$4, and \$3 for students. For ticket orders or additional information, phone (714) 233-3863.

\$3 each, can be obtained by sending a check payable to ACLU Valley Chapter care of Phillip Rabin, 4950 Louise Avenue, #304, Encino 91316.

South Bay

The Executive Committee of the South Bay Chapter will meet Thursday, October 7, at 8 p.m., at the home of George Ogawa, 22947 Felbar Avenue, in Torrance.

The regular monthly meeting of the South Bay Chapter will be held Thursday, October 21, at 8 p.m., at the home of Mr. and Mrs. Leon Goldenblank, 4210 Cathann Street (near Anza and Sepulveda) in Torrance.

Westside

"Secrecy in Government" will be the topic of a panel discussion moderated by attorney Victor Palmieri, of NET's program "The Advocates," at a meeting Wednesday, October 20, sponsored by the Westside Chapter. Panelists will include Dr. Bernard Brodie, UCLA political science professor and a friend of Dr. Daniel Ellsberg, and Dr. William Gerberding, also a professor of political science at UCLA. The meeting will be held at 8 p.m. at the Santa Monica public library, 1343 6th Street. For further information, call 454-4379.

Whittier

The Whittier Chapter will hold a meeting on prison reform Thursday, October 21. Phone 696-0213 for time and place.

Wilshire

The Wilshire Chapter will hold a "Mexican Fiesta" Saturday, October 30, at the home of Dr. and Mrs. Benjamin Karpman, 157 So. Fuller Avenue. (For details, see separate article, this page.)

American Civil Liberties Union 323 W. Fifth Street Los Angeles, Calif. 90013

Board Nominees Requested

Members are encouraged to suggest nominees for the affiliate's board of directors, 13 of whom will be elected for three-year terms at the December ACLU board and, council meeting.

Suggestions for board candidates should be submitted to David Marcus, chairperson of the Nominating Committee, at 553-9978. From those suggestions, the committee will prepare a list of nominees from which the new board members will be elected.

The affiliate's board of directors is composed of 40 at-large members, a third of whom are elected each year; and chapter-elected representatives, who serve one-year terms.

Beverly Hills To Discuss School Tax Ruling

The newly formed Beverly Hills Chapter will hold a public meeting Friday evening, October 22, to discuss the California Supreme Court's recent decision declaring the state's system of financing education on the basis of local property taxes unconstitutional.

Beverly Hills School Superintendent Kenneth Peters will appear on a panel moderated by George Slaff, ACLU board member and Beverly Hills city councilman.

For the location of the meeting and further information, phone Barney Cooperman at 271-2557.

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ACLU Receives Bequest From Civic Activist

The ACLU of Southern California will receive a bequest of \$25,000 from the estate of the late Mrs. Alice F. Schott of Santa Barbara.

Mrs. Schott, who died in April at the age of 89, was an unstinting volunteer for numerous social welfare and cultural projects in Santa Barbara. She was instrumental in establishing and supporting the town's Planned Parenthood Clinic, Women's Club, Lobero Theater, and the Santa Barbara Foundation for educational scholarships.

' She also served as a member of the county's probation board.

In addition to her bequest to the ACLU, Mrs. Schott willed similar contributions to the Santa Barbara Museum of Art, the Santa Barbara Foundation, the American Friends Service Committee, and the NAACP Legal Defense and Educational Fund.

In October

Brentwood

The Steering Committee of the Brentwood Chapter will meet Tuesday, October 19, at 8 p.m., at the home of Chic Wolk, 13543 Bayliss Road. Phone 472-2987 for directions.

Hollywood

The Steering Committee of the Hollywood Chapter will meet Tuesday, October 12, 8 p.m., in the Community Room at Manufacturers Bank, 7014 Sunset. Entrance is from the rear parking lot.

A panel including former inmates will discuss prison reform at a Hollywood Chapter meeting Thursday, October 28, at 8 p.m. Phone 851-3855 for location

San Fernando Valley

"Should Tax Funds Be Used for Support of Private Schools?" will be debated at a meeting sponsored by the San Fernando Valley Chapter Wednesday, October 27, at 8 p.m., at the Chandler Elementary School, 14030 Weddington, in Van Nuys. Speakers will include Ruth Yardun, director of Cal Prep; Father Gilmore of St. Jane Frances Church; and attorney Carl Pearlston.

The San Fernando Valley Chapter will sponsor the premiere of Three? Miles to Poley, a new play by Hal Lynch, at Theatre West, 3333 Cahuenga Blvd. Chapter theater party tickets are available for performances Friday,

(Mount Clipping in Space Below)

ACLU in Partisan

Politics

THE American Civil Liberties Union, which used to be responsible and non-partisan, has lately developed into an irresponsible and highly partisan organization given to rancous denunciations of the Nixon administration.

Consider the ACLU's latest tund-raising letter. Signed by Aryen Neier, executive director, it begins: "The Nixon-Agnew Mitchell Administration is engaged in a concerted attack on American Liberties. Will you fight back? You can by joining the American Civil Liberties Union—a union of 170,000 Americans fighting back, through their support of ACLU activities."

THE TRUTH about the state of American liberties is absolutely the reverse. Never in the history of the United States has there been more freedom for American citizens—which is the way it should be

OF COURSE, the ACLU and its well-paid hierarchy would have to go out of business if it had the courage to tell the truth. But there s no money to be made in telling the truth. There's money in fomenting hysteria.

Typical of the nonsense being peddled by the ACLU is the allegation that under "Nixon-Agnew-Mitchell", there is "unlimited and unregulated surveillance." Apparently these self-appointed guardians of civil liberties are referring

to the so-called Army investigations exposed by congressional committees earlier this year.

And who do you think was responsible for intiating these investigations back in 1968, when Richard Nixon was not yet president? Hold on to your dollars. It was none other than the then Attorney General Ramsey Clark.

The irony is that Ramsey Clark is listed on the fund-raising letter as "Chairman, National Advisory Council" of the ACLU-

The further front is that it was the "Nixon-Agnew-Mitchell" administration that put an end to the "unlimited and unregulated surveillance" which the ACLU'S Clark had initiated in the first place.

Victor Lasky



The fact is that Richard Nixon is one president who is actively seeking to divest himself of some of the vast powers he inherited. And it is precisely the ACLU's friends in Congress who are fighting his "new federalism" tooth and

STILL ANOTHER charge is that the Nixon administration is responsible for "dragnet at rests of demonstrators."

Apparently this is a reference to the roundup last May of thousands of radicals who came to the Nation's Capital not be exercise their legitimate right to peaceful dissent but to—in their own words—disrupt the government by creating chaos in the streets.

Any president who did not face up to this threat would not be doing his sworn duty

One can only wonder how Neier and Clark would react if a group of rightwing fanatics invaded their New York premises and started to smash up their office furniture. Civil liberties? Forget it: Call-the cops!

THE tragedy of all this is that the ACLU for many decades performed a necessary service by calling to the attention of the American people real, not imaginary, threats to civil libert!

But that was before it fell into the hand fast tra-liberal political partisans, seek

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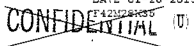
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OUT NOW COALITION MEETING September 15, 1971

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On September 15, 1971, a meeting of the Out Now
Coalition was held at the Unitarian Church near the inter-
section of Lamont and 8th St. in the city of Los Angeles.
It began at approximately 8:P.M. and was attended by
approximately 30 persons. It was
He began by giving an organizational plan which is as follows.
Logistics:would be handeled by and he.
would be retained on a \$50 a week sustainer. Administrative
affairs would be handled by on a volunteer
basis. Contingent coordinator would be announced at a later
date.
and she would be retained on a \$50 a week sustainer. The
one provision is that she raise that amount. The rumor is
that plans to raise \$10,000 for the Out Now
Coalition between now and November 6. SMC work will be
handled by an SMC representative appointed by the SMC itself.
Unity report. A unity report was given by
had had a meeting with the local
PCPJ representative in Los Angeles which is the Peace Action
Council. The following items were agreed upon between the
two groups at a meeting. 1) a joint leaflet 2) a joint
press release, and 3) a joint sponsorship call letter. Also
agreed upon after, at this first meeting between these two
groups was a agenda for a planned second meeting. On the

, 1
morning of the second meeting a representative for the Peace
Action Council called and explained that the meeting would
have to be cancelled because a key member was sick. There
was no information as to when the person would be well and
therefore it is appearance of the Socialist Workers Party
that the Peace Action Council has decided to sabotage the
attempts at unity between the NPAC groups and the PCPJ group.
The SMC report was given by He said that a city
wide SMC meeting had been called for September 26 at the
Unitarian Church near 8th and Vermont in Los Angeles.
gave the Women's Liberation Contingent report and explained
basically what the womens liberation was all about. She did
not give any relevant or up to date material concerning
precisely what the womens contingent was going to do in relation
ship to November 5. She did make the statement that the
womens contingent was in the embryonic stages right now. b6 b7c
gave a November 6 progress report,
stated that a large number of labor andorsers had been obtained
already possibly including <u>restation attendance</u> at
this particular meeting.
of Teamsters local 598. Also mentioned was the fact that the
police commission was to have a hearing on the NPAC parade
permit on Monday at 3 P.M. at Parker Center in downtown Los Angeles.
It was expressed by that he felt all persons that
could possibly make this hearing should attend. He followed
3 CONFIDENTIAL (1)

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the theory that these people who grant the parade permit, are proud of the fact that they have never permitted a large parade in the downtown Los Angeles area before. that they also cited some regulation prohibiting political demonstrations on the steps of City Hall and felt this was ridiculous because other groups had already had political rallys on the steps of City Hall. There was the feeling in the SWP that there would be trouble in obtaining the permit and so the help of the American Civil Liberties Union was gave the impression that the American solicited. Civil Liberties Union took the case reluctantly because they felt it would be very difficult to succeed in forcing the city to issue a permit. Some of the reasons that feltthe city would not issue a permit was some of the difficulties in holding a large rally in downtown Los Angeles. For example. supposing a fire broke out and a fire engine had to cross a **b6** b7C parade line. Also mentioned was the fact that in West Los Angeles. is scheduled to go on trial is scheduled to go on trial for soliciting Superior Court. funds and selling buttons without a license. The story here and other persons had been soliciting funds and is that selling buttons in Westwood for the better part of the year. Occasionally police officers would stop and ask them what they were doing and suggest that they get a permit to solicit.

CONFIDENTIAL further stated that when he attempted to get a permit from the City Licensing Department, they told him that in a political group there was no need to get a license to solicit funds. This continued on like this for approximately a year was arrested for soliciting without a license. and finally The Out Now Coalition would like to turn his trial into a (U) political propaganda campaign. There has been suggestions that a letter be sent out to all concerned groups and letters sent to the Attorney General. It was the opinion of that there was no way that the law could be obeyed because the police insisted that a license be used to solicit funds, and the people who issued that license insisted that there $^{\{II\}}$ was no need to have a license. It is known that the ACLU will also assist in the defense of

This Out Now Coalition meeting was attended by approximately 30 persons. The following were recognized:

MORRIS STARSKY
JACK BARRETT
GABRIELLE HERRERA
DICK GEYER
DUTCH MEYERS
HAYDEN
LEO FRUMKIN

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Subject: Out Now meeting 9-29-71
On Sept. 29, 1971 a meeting of the Out Naw Coalition was held at the Unitarian Church
neas 8th & Vermont.
Mens, from previous meeting were first.
Gragners report: b6 b7c
The negatiation with PAC home amounted to
De O.K. people. a metion was made to
send a representative to the next PAC meeting
as to send a rep. to the O.N.
on Nov. 6th.
5MC aport:
segented on a Not. meeting of the 5MO held in Detroit. Will be on
5MO held in Detroit. Will be on

SMO held in Detroit. Will be on Matimal tour for the SMO, He will be in The Sh. Que for speaking sengagements from Oct 14to 21.

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person attended. The SMC is desperately in need of Hov. 6Th Gragness The Ah city council denied a parade permit for the downtown Ra. area. The Alku felt that They could not fight the demat in Court, Therefore the plan to lete us to march on the street's as for an (1) Tigueroa It, Then to go onto The side walker. any Then date a permit for a rally on the city hall stepp (C) han so not hear approved that is expected soon. a pelly in schiduled for Oct 13, 1971 at the Feel Belg. It will begin at 7:P.M. The O.D. meetings will be every other Thurs initeed of every other Weds. well be ne tour en metal area from Oct 20 7001, 1971 Oct 2, and to be held St. O.K. hoper to home wide representation from region. Genoue report. O.N. in brake The phone has been disconnected for non-payment of phone Mill from list July. They are 326 not been pardiel pard for mon

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· O.D. mailed out 2700 preser of wail asking for donotion and own announcing the 9-29 weeting. Only so person attended The meeting, It was felt that the poor turn out wandue to the jewish holidays. Some of those secongred were:

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b7D SOURCE: September 18, 1971 1000 hrs DATE/TIME: 715 South Parkview LOCATION: LONG MARCH Ad hoc Committee meeting in support of b6 ACTIVITY: the prisoners of Attica sponsored by the b7C L.A. Committee although it was group was primaril There were approximately 32 individuals present this date. The group was predominantly white. Those identified: Rose Chernin KUSNITZ Robert KLONSKY Evelynne PERRY Ed ALTMAN Miska COHEN from EIPJ Karen EBINGER Pannie HAUGHTON Bill BEASLEY Joe WALKER Deacon ALEXANDER iarque NEAD U dinnerstein Attached to report are the plans for the arrest made up by that the date chosen for actions around the issue of ball tor and the Attica prisoners would be October 16th, the location to be proposed a march down Broadway. He stated decided upon. that if the permit for the march was turned down, this could also be stated this demonstration would not used for propaganda. he the same type demonstration which the peace movement had been known to have in the past. He projected eighty individuals to sit on a People's Tribunal Jury: Some of the proposed are on the attached leaflet.

Bob KLONSKY gave the talk on unity of all groups. He stated that the "system" should not be shown the antiwar movement's weaknesses. The representatives from the Long Beach area stated their group had been planning as action on Terminal Island for October 2nd. They could not vote up or down on the October 16th action. They would have to take back what had been brought out at this meeting to their own organizations in Long Beach. Rose Chernin KUSNITZ then told the representative from Long Beach that at their meeting which she had attended, she had volunteered all the support which ACLU could put behind them for October 2nd, but due to what was coming out of this meeting today she felt the support of ACLU should go to October 16th. Possibly the October 2nd action should be not be cancelled and could

September 18, 1971 Page 2

> b6 b7C

be used as an organizing tool to project an ongoing action at Terminal Island at a later date. stated that the clubs which the correctional offices used inside the prison systems he referred to as "nigger sticks" and that the proposal of a march would be a historical march in which many organizations and groups would participate. KLONSKY stated there would be an article in the LA Times October 13th problem to publicize in the Times on that reminded this body that although George JACKSON nad been murdered, two other brothers in Soledad were very much The committee to organize for them was becoming very active. There was also a committee being formed. He thought this committee should be given a great deal of support. stated that of the organizations and groups to be contacted for October 16th he was proposing the URBAN LEAGUE, NAACP, OPERATION BREAD-BASKET, black churches, NATIONAL WELFARE RIGHTS ORGANIZATION, militant black organizations, black legal organizations, black social workers, black teachers, and all students. KLONSKY then asked him if he was asking all black organizations and everyone in the black communities be contacted. said yes. KLONSKY questioned the possibility of eighty people on a people's tribunal jury. KLONSKY proposed three or four flat hed trucks could be set up for the jury to be on. He felt that the people who this body wanted to be on the jury be contacted very carefully. KLONSKY proposed a subcommittee be set up from this meeting to deal with logistics of October 2nd and that this subcommittee would meet after a thirty minute break for lunch. At approximately 1315 hrs, the subcommittee came back to the meeting. There were approximately 11 people on this com-Those identified: Rose Chernin KUSNITZ, Robert KLONSKY From this subcommittee KLONSKY made another proposal that four or five individuals volunteer to work on the names for the 80 prospective jurors. Bob KLONSKY, and volunteerea. It was decided to hold this October 16th action at an outside location. Exposition Park was one of the locations suggested. stated there would be a meeting Sunday 1930 hrs at the LONG MARCH of the UNITED FRONT and the proposals which had come from this meeting today would then be taken to the UNITED FRONT. stated that he hoped there would be representatives from the Chicano community. from ENTERTAINMENT INDUSTRY FOR PEACE AND JUSTICE stated she would like to work on the neames of prospective jurors. End of report.

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ACLU poll measures school prayer attitudes

Three out of four students recently polled by the Liberal Arts Campus chapter of the American Civil Liberties Union have said that they oppose House Joint Resolution 191, the "School Prayer Amendment"

The resolution, defeated Monday by the House of Representatives after coming up 28 votes short of the number required for passage, would have allowed non-denominational prayers in public schools.

The results of the ACLU pollwill now be sent to Washington legislators by the club, according to Gerry Wreeler, ACLU president

"We want to let them know just where we stand," says Wheeler, Wheeler, says that the purpose of the poll was to bring the issue before the student body and to inform them of the ACLU's opposition to public school prayer.

"We're pleased with the results and the response to the poll," adds. Wheeler.

Manning a table in front of the LAC bookstore for three days last week, ACLU members polled 290 students and faculty, asking them, "Are you in favor of H.J. Res. 191, commonly called the School Prayer Amendment?" Although 53 said yes, 228 respondents answered no, and eight were undecided.

Asked, 'Do you believe prayer in public schools is an advance ment of religion?,' 132 believed that it was, 151 didn't, and only one was undecided

On the question of separation of church and state, 264 said that they favored it, 25 were opposed, and again, one was unde-

Government control of prayer also appeared on the poll. Asked, "Do you believe Congress has the authority to pass legistation authorizing group prayer in public schools?," 49 said yes, 236 responded no and five didn't know

Wheeler admits that the poll was not conducted scientifically, nor does it represent a true.

cross-section of students or faculty. No attempt was made by the ACLU to determine the political, economic, social or racial orientation of the respondents. Wheeler notes, however, that

Wheeler notes, however, that the poll does prove at least one positive point. "Certainly, the people who responded cared enough to take the time and answer it." (Indicate page, name of newspaper, city and state.)
"THE VIKING,"
Campus newspaper at Long Beach CityCollege Long Beach, Californis Vol. XLVII, Number 8
Pagr 4, Cols. 3-5

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School prayer

Editor:

Although it gives some people the feeling they have just stepped backinto the last decade, the news that a school prayer amendment is again before the Congress is indeed true, and is indeed happening in 1971.

The situation is this: an energetic lobbying campaign led by an Ohio housewife has resulted in 218 Congressman signing a petition to discharge from the House Judiciary Committee a bill (H.J. Res. 191) which, if passed will permit persons in any public building to engage in so-called 'non-denominational' prayer. But don't be fooled. This bill is intended to reinstitute prayers in schools.

For eight years now the House Judiciary Committee has successfully bottled up this and similar efforts to revive school prayer. It took the rarely used and seldom successful tactic of a discharge petition to get this bill onto the House floor.

This amendment would overturn the Supreme Court rulings of 1962-63, which outlawed religious programs in public schools on he ground that they violated the First Amendment guarantees of freedom, of religion and separation of church and state.

This amendment is, of course, most dangerous to organized religion itself. It will mean that some governmental agency will determine what prayer is acceptably, "non-denominational," will mean the end to religious freedom as we know it it is for this reason that over 38 major denominations have already expressed opposition to the amendment, including such groups as the Southern Bapust Convention and several other

Baptist groups the United Presbyterian Church, the United Methodist Church, the United Church of Christ, the Lutheran Church in America, the executive council of the Episcopal Church the Joint Advisory Committee of the Synagogue Council of America, the Church of the Brethren, and the Friends Committee on National Legislation plus many more.

There is a second reason why this defeat is so important. There are many reactionary lobbying groups that have been trying to greatly alter, or completely do away with, the Bill of Rights. In addition there are others who would like to push through legislation to prohibit busing of students to achieve racial integration. If this bill is successful, it is groups will be heartened and will redouble their efforts to get their amendments before Congress.

This amendment comes up for a vote on November 8th in the House If this vote were taken today, the bill would pass the House It is imperative that every single member of the House hear from as many opponents of the bill as possible. Please send your letters to your representative; House Office Building, Washington D.C. 20515. And send it today.

Mike Sott ist year law Public Relations, Westwood Chapter, ACLU (Indicate page, name of newspaper, city and state.)

5-Daily Bruin Los Angeles, Calif.

Date: 11/1/71 Edition: Monday

Author: Editor:

Title: ACLU

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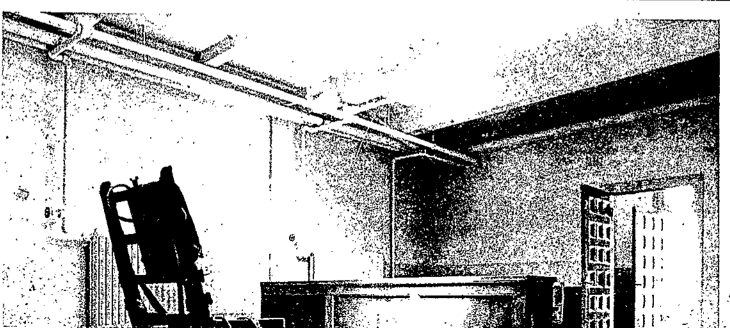
BLICATION OF THE AMERICAN CIVIL LIBERTIES UNION

NUMBER 281-NOV. 1971

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IN COURTS, LEGISLATURES:

The Death Penalty—an End Is in Sight

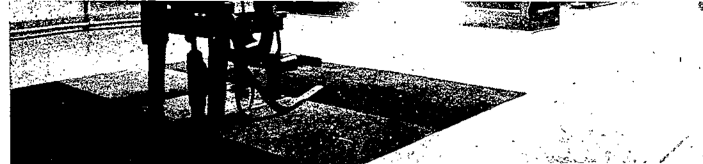


By Arlie Schardt.

Call it by any name-capital punishment, death penalty-the state of legalized killing in the United States is today at its most critical crossroads in history. Never has the situation been at once more hopeful and more precarious. Never has there been greater opportunity for effective citizen action.

The long, slow climb up from barbarism has accelerated rapidly in the last century. Virtually every mature, western nation-Great Britain, West Germany, Italy, The Netherlands, Switzerland, Austria, Portugal, Finland, Iceland, Sweden, Denmarkhas abolished capital punishment. Belgium still has it on the statute books but has not used it for 108 years. Israel, Turkey and 12. Latin American countries have abolished it:

The lonely exception to this trend is the leader of the free world, the United States. Here the death penalty is still legal in 39 states, the District of Columbia and in



NO AMENDMENT:

Prayer Plea

A major effort to tamper with the First Amendment reached a significant and dangerous level in late September when a proposed constitutional amendment to permit prayer in public schools was pried from the House Judiciary Committee and placed before the House for a vote Nov. 8.

The amendment reached the floor by means of a rarely used device called a discharge petition, which requires the signatures of a majority of the House (218 members) to override the action of one of its committees. Your affiliate office has the names of these 218 signers.

The issue and the battle lines are virtually the same as in the mid-sixties. This is another attempt to overturn the Supreme Court prayer decisions of 1962-63.

A major counterattack has been mounted by a coalition of congressmen, church leaders, the ACLU and others. Citizen efforts are crucial before the Nov. 8

Do not depend upon a saving action later in the Senate. There is just as much pro-prayer pressure there as in the House. Write, wire, phone or visit your representative, urging defeat of the school prayer amendment (H. J. Res. 191).

LESSONS OF ATTICA:

Power to the Prisoners

By Eve Cary

"We are not animals. We are men," were the words the prisoners repeated over and over during the rebellion at Attica.

The men at Attica were making the same point as many of the other prisoners I have heard from in recent months. The most painful thing about being in prison is not physical brutality but being made to feel that you are not a person. Few any longer question that prisoners are sometimes beaten and tortured. But to dwell on atrocities is to miss the real horror of prison-the dehumanization that is built into the very concept of locking people up.

The first thing that happens to a man when he enters prison is called "processing." All of his possessions are taken from him, he is given a number, his head may be shaved and he is given clothes that may not fit even approximately. From the outset anything that might distinguish him is removed or hidden. This is the classic method of controlling a man by destroying his sense of self.

For example, one man kept fussing to me about a scar across his forehead that he had because a prison doctor had been

careless in sewing up a stab would inflicted on him by another prisoner. I couldn't realized that perhaps I wasn't thinking of him as a person either. Why should a man! in prison be less concerned about his appearance than anyone else?

Disappointments

Frequently I have visited prisoners who have not mentioned to me that they had been beaten up by guards, although they went into some detail about how bad the food was. When I expressed horror over the beating (to a white, middle-class woman, being hit seems to be about the worst thing that could happen to you), the prisoner often said, "Oh, that happens all the time." The food in prisons is awful from all accounts, but why should uncooked potatoes seem worse than a punch in the stomach? The answer, I think, is that if the one thing you have to look forward to all day is dinner, and dinner turns out to be unpleasant, the pain of that disappoint-

Cont'd p. 7, col. 1

Cruel and Ureisual

The death penalty is cruel-descriptions of the way victims suffer before and during executions, often failing to die "on cue," writhing and jerking in agony for endless long minutes, establish beyond argument that it is a pure form of torture-and it is. unusual, for there is certainly nothing else: like it. Some of its victims may receive due. process, but almost all of them turn out to - 3 be poor, black or ugly. This matter of equal protection is further underlined by: the uneven application of the death penalty: only a fraction of those who commity "capital crimes" are actually put to death.

Beyond these affronts to the Eighth and. 14th Amendments, capital punishment goes to the question of retribution, causing Camus to ponder: "For there to be equivalence," he wrote, "the death penalty would' have to punish a criminal who had warned his victim of the date at which he would inflict a horrible death on him and who, from that moment onward, had confined aim at his mercy for months. Such a monster is not encountered in private life." understand why he was so self-conscious of More than 675 men and women are now about his appearance when, it seemed to Manguishing on death rows across the mame, he had so many worse troubles, until inn, an unprecedented total. The number so high because, fortunately, no one has then legally killed in the United States since Luis Jose Monge was executed by the people of Colorado on June 2, 1967.

Winning Streak

The year 1968 was the first year in. American history when there were no executions. The year 1969 was the second: The year 1970 was the third. That streak could end this year or next, or it could continue forever. Abolition in the United States is regarded by experts as an inevitability. The question is whether Americans will demean themselves by killing more prisoners before making that inevitability official.

The fact of no executions for the past four years and five months is no accident. It is the result of two factors: incredibly hard work by a small group of dedicated? people, and a vague but growing uneaserby a vastly larger number. "

Cont'd p. 2, col. 3



New York Times Photo

Suburb's Duty

The New York CLU is awaiting a state court decision that could have broad ramifications in urban-suburban relations. The affiliate is challenging the town of Long Beach, L.I. for closing its beaches to non-residents. The basic contention of the suit is that there is a reciprocal relationship between a major urban center and the suburbs it feeds. The 14th Amendment and an ancient common law doctrine bar a municipality from restricting its beach to

ACLU News

Report on Censorship

"The Engineering of Restraint: The Nixon Administration and the Press," the first in a series of ACLU Reports to be prepared by journalist Fred Powledge, was released by the Union in September just before the start of hearings on Freedom of the Press before the Senate Subcommittee on Constitutional Rights. The study documents specific instances in which the press has been restrained by government or has practiced self-censorship in fear of government reprisal. It was drawn largely from Powledge's private interviews with more than 45 press and government sources. Copies are available for \$1 from the ACLU, 156 Fifth Ave., New York, N.Y. 10010. At the Subcommittee hearings, ACLU Executive Director Arych Neier stressed the importance of the "alternate" press in America as a gadfly to the "establishment" press. The alternate press-underground, school, GI and prisoners publications-does not buckle under government threats, Neier said, but it is subjected to a great deal of official interference which must be stopped.

Newsmen's Confidences

At the ACLU's behest, the Federal Trade Commission quashed a subpoena for the notes a consumer affairs columnist used in preparing an article on magazine sales practices. The Hearst Corporation had obtained the subpoena in connection with its defense against charges of deceptive practices in magazine subscription sales. The ACLU called on the journalist's First Amendment right not to disclose information given in confidence, but the FTC merely ruled Hearst did not need the material for its defense. In a related case, the

Davis Bail

Angela Davis's right to release on bail was supported in an amicus brief filed by the ACLU of Northern California with the State Supreme Court. The CLU claimed that "if the trial judge is satisfied that conditional release will assure presence then the accused must be released. A contrary rule ... would undermine the presumption of innocence in violation of the 14th Amendment to the United States Constitution." The brief suggested, also, that "where black militants are involved. prosecutors are too free and quick with capital charges. If the simple lodging of a capital charge can result in unconditional incarceration, then we have given government a neat and unrestrained tool for isolating and punishing the politically disfavored."

Subversives List

The ACLU has filed a federal lawsuit seeking to enjoin President Nixon's Executive Order expanding the scope of the Subversive Activities Control Board. The suit seeks, also, to enjoin maintenance of the Attorney General's List of organizations considered "subversive." According to the Union, the Executive Order would enable SACB "to blacklist political organizations almost at whim, and to require federal agencies to fire any employee who joins these organizations." It equates non-conformity with disloyalty. It violates most of the Bill of Rights as well as Article I, which prohibits executive invasion of powers vested solely in Congress.



War Dead

An Oklahoma court recently declared unconstitutional a statute prohibiting the display or publication of the names of war dead "for the purpose of any anti-war. anti-police action, or anti-draft demonstration or protest on [public property] without the written consent of the surviving [next of kin] of the deceased person The court agreed with the Oklahoma CLU that there was no privacy right involved since the names of the dead had already been published in the Congressional Record and in newspapers of statewide circulation. The court found the statute "clearly an arbitrary, capricious and unconstitutional use of criminal process to enforce political beliefs."

Mayday Sweep

The U.S. Court of Appeals for the District of Columbia Circuit last month issued a broad order against the government for most of its actions against Mayday anti-war demonstrators. The order requires refunds of collateral, a ban on dissemination of arrest records, a temporary ban on prosecutions until there is more thorough investigation of charges, and many other forms of relief that were asked by the National Capital Area CLU in its legal actions. The city must also make public the precise disposition of all cases and other information it has previously refused to divulge.

Alaska Rally

The Alaska Supreme Court ordered the city of Anchorage to allow a park rally against a nuclear blast on Amchitka Island coincident with President Nixon's motorcade through the city. The Alaska CLU won the ruling that the rally could not be stopped unless the city could prove there, was a clear and present danger of unlawful conduct.

Students' Rights

The ACLU Foundation has asked the

HUD Backed Bias

The U.S. Department of Housing and Urban Development and Secretary George Romney are guilty of racially discriminatory conduct, said the U.S. Court of Appeals for the Seventh Circuit, because they funded low-income public housing in Chicago that is concentrated in the city's ghettos. The ruling was won by the Union's Illinois Division, which previously had won a court decision against city officials for concentrating public housing in black districts. The Court said HUD should require a local agency to change any policy of discrimination before it provides funds.

Bible Banned

The Alabama CLU won a federal court ruling that the state's 1927 law requiring daily Bible reading in the schools is unconstitutional. Gov. George Wallace had said in his campaign speeches that if the statute were held unconstitutional, he would go to a school and read the Bible.

Homosexuals' Rights

A week before winning a federal court ruling that three homosexuals were unlawfully deprived of government security clearances, the Union filed another federal suit for four homosexuals demanding their right to practice homosexuality in private. The new suit; filed by the National Capital Area CLU, claims the right of individual privacy extends to private sexual conduct by consenting adults, heterosexual or homosexual, and cannot constitutionally be subjected to the crisinal statutes of the state. The old suit, filed by NCACLU and the national ACLU, successfully claimed that homosexuality in itself does not constitute cause for denial of security clearances because there is no reason to assume it affects an individual's judgment, stability or vulnerability to blackmail. The Court did, however, suggest that homosexuality is "potentially" a relevant consideration.

fornia affiliates filed an amicus brief in the U.S. Supreme Court supporting the right of New York Times reporter Earl Caldwell not to disclose information revealed to him in confidence by members of the Black Panther Party. Caldwell was subpoenaed to testify in grand jury hearings on Panther activities. If journalists cannot keep confidences, the Union said, they will be deprived of much information they need in gathering and evaluating the news, and, thereby, in serving the public's First Amendment right to know.

Cookie

Charges against a birth control advocate were dismissed in a New York county court when the district attorney admitted "we have no right to impose any personal feelings of morality one way or another upon society." William Baird, Jr. had been arrested by police after giving a talk about birth control. One of the charges was "impairing the morals of a minor"-i.e., a 14month-old girl who attended the talk with her mother. The child had a vocabulary of four words: "mama," "dada," "cookie" and "milk." The mother was arrested with Baird, but charges against her were withdrawn. Right after the arrest, the New York CLU won a temporary order from federal court restraining the Suffolk County police from arresting, prosecuting or threatening to arrest any woman who brought a minor child to the next scheduled lecture.

Board Elections

Five persons were newly elected to the ACLU Board of Directors in balloting this summer: Attorneys Monroe H. Freedman, Barbara Scott Preiskel and Faith Seidenberg; Psychiatrist Irwin Feinberg; and Student Joseph Rhodes, Jr. Five incumbents, all attorneys, were re-elected: Ernest Angell, David Carliner, Robert Carter, Norman Dorsen and Harriet Pilpel. Five Board members were elected or re-elected to the Executive Committee: Professor Sheldon Ackley and Attorneys Ralph Brown, Carter, David Isbell and George Slaff. All Board officers were re-elected.



Anthony B. Herbert

Herbert Harassed

The ACLU is advising Lt. Col. Anthony B. Herbert in his effort to stop the Army's campaign of harassment against him. The most-decorated enlisted man in the Korean War, Herbert was relieved of his command in Viet Nam after charging two superior officers with covering up military atrocities against civilians. He is closely watched and, for a time, the Army continually tried to interrogate him while apparently ignoring his charges against the officers. Army Secretary Robert F. Froehlke has announced he is personally reviewing Herbert's file to see if he has been treated unjustly. (At press time Froehlke has ordered Herbert's record cleared.)

Lawyer Needed

The Ohio Civil Liberties Union, based in Columbus, is taking applications for the full-time job of staff counsel. Salary will be \$12-13,000 for an experienced trial and appellate lawyer with thorough knowledge of constitutional and criminal law. Apply to OCLU at 203 East Broad St., Columbus, Ohio 43215.

silence on the First Amendment rights of college students and to rule favorably in two cases: one asserting the right of students peaceably to demonstrate inside campus buildings and the other asserting the right of student organizations to official / college recognition. The first case arose at Madison College in Virginia; the second at Central Connecticut State College. The Union contends "college students are entitled to the identical First Amendment protections on the campus as they or any other citizen would have in the community at large...."

Student Voters

Approximately 25 ACLU affiliates have sued or will soon sue to permit college students to vote in their college communities. Other affiliates are working on assuring implementation of favorable administrative and court rulings. Others are lobbying for favorable administrative orders. Recently, a federal court order was won by the ACLU of Pennsylvania.

Black Athletes

The job of assigning referees to high school basketball games was taken from the coaches and assigned to the Kentucky High School Athletic Association in a federal court ruling condemning the Association for not having moved on its own to end racial discrimination. The Kentucky CLU had revealed in court hearings that two-thirds of Kentucky's coaches would not pick a black referee. The Association was ordered to take immediate affirmative action to recruit black referees for all high school sports.

Pregnant Teachers

An arbitrator for the American Arbitration Association has found sex discrimination in a Middletown, Conn. regulation that public school teachers must leave their jobs at the end of the fifth month of pregnancy. The arbitrator agreed with the Connecticut CLU's Hartford Chapter that the regulation violated federal civil rights law, and that it was "arbitrary and result[ed] in unnecessary financial loss and hardship."

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(Mount Clipping in Space Below)

In house which local ACLU president Burt Lancaster chose to make up for the lack of the superstar talent show (Sinatra, Dean Martin) of previous years. No one performed, but stars showed up. Among them: the Walte-Matthaus (Carol in gold lame), Angle Dickinson (without Burt Bacharach, in a flowing caftan), Glenn

Rend with the newly separated (from Richard Brown)
Eva Gabor, Time cover diva Beverly Sills with her husband Peter Greenough, the newly canceled Tony (on TV) Quinus, Lorne Greenes, Richard Widmarks, Lynn Redgrave, with Cy Howard, Larry Turmans, Yul Brynners (they left before dinner) and Lancaster's longtime steady, Jackie Bone. Plus Jules Feiffer, Dr. William Masters and Virginia Johnson, Ralph Nader and Max Lerner.

The feat of the evening was avoiding the chilly air (Playboy should have paid for more heaters). In the driveway, as all the Mercedeses and Bentleys rolled up for quick getaways, Ruth (Mrs. Milton) Berle remarked: "It's called 'Only in Hollywood,' right? Which Rolls did you bring tonight?" Ryan O'Neal had brought only a Mustang and, having made a play for every bunny on the scene, he left alone. Unlike the party, Ryan was that turned-on.

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(Mount Clipping in Space Below)

AMES BACON

Moll, if anyone lives better than Hugh Hefrer I haven't met him. He formally opened his Playboy Mansion West the other night as host for the annual ACLU Foundation din-

It's a 30-room mansion in Holmby Hills, which is the rich section of Beverly Hills, and comes complete with a new grotto swimming pool that reminds you of the jungle ride at Disneyland.

Hugh assigned a pretty playmate named Avis to give me the tour and, you know . something? Avis really does try harder.

Heiner's own household staff personally prepared all. the food for the hundreds of guests. And he didn't have to hire any extra help. He also picked up the whole tab which was enormous.

· At each table was a nicely chilled bottle of French vintage champagne and plenty more where that came from. Dean Martin was one of hosts but he didn't put in an appearance. He still thinks it's UCLA.

Glenn Ford showed up with the newly estranged Eva Gabor and the Yul-Brynners : were also there. Unlike former years when the party was put on at Dean's house, there was no show. Last year's affair featured Dean and Frank Sinatra in brilliant, form, Burt Lancaster, president of the foundation, said the commit-<u>'teeftik thar</u>last year's show

could never be topped so voted: for no show this year.

A lot of prominent guests there including Ralph Nader. All the honored guests were. assigned Playmates but Nader waved his off, saying that pretty girls make him nervous.

The playmate, Jeannie Bell, a gorgeous black girl, didn't mind because in 30 sec. onds she was snagged by Ryan O'Neal - who came along. Ryan took her out to the guest house to watch the fights on television. Ryan, you devil, you. Later they were a swing- ALL ! ing couple on the dance floor. But Ryan left alone. The playmates departed in a group.

Satata table with Milton & Ruth Berle and Walter & Carol Matthau. Walter solved the problem of the loud dance music. He just sat there with plugs in his ears and read lips.

Also at the table were Edie Adams and trumpet star Pete Candoli. These two were in the threes of making a musical version of "Love Story." They didn't even know they were at a big party.

Saw Tony and Yelanda Quinn out on the dance floor for every dance. When Tony dances, Arthur Murray takes notes. Another Tony - Curtis - also dropped by the table. Curtis lives nearby in the old Joe Schenck mansion which is another one of those places so big that even the rooms have rooms.

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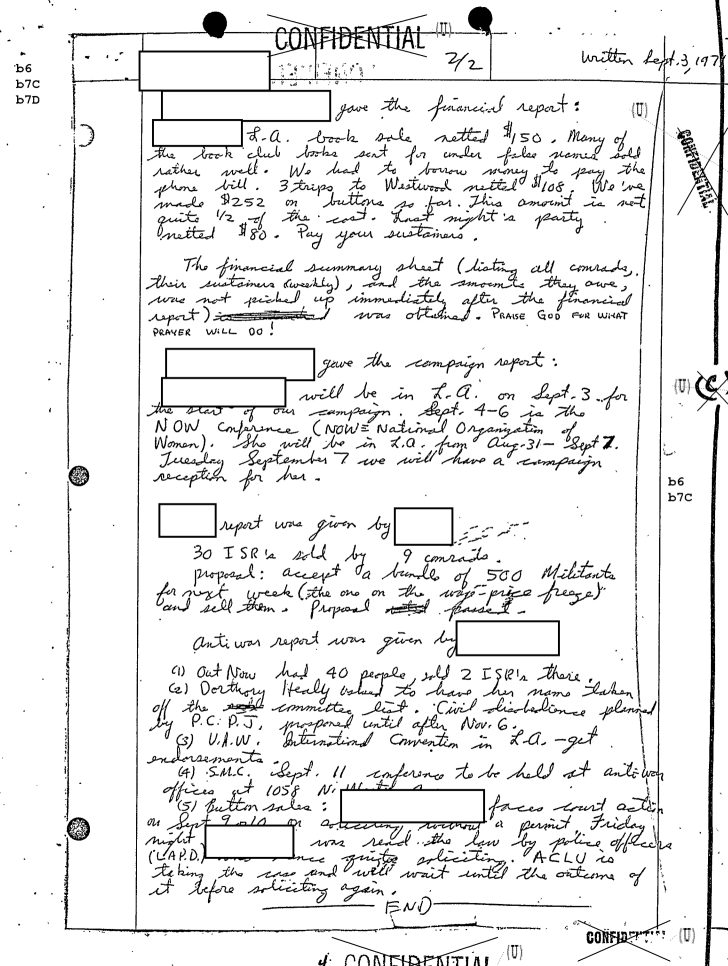
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1. Executive Committee report	***************************************
A. has an excused absence	r from the meeting.
	ed from San Deigo to L.A.
YSA. Pascod.	
C. Motion to accept to me	embership in YSA. Passed.
D. Motion to approve regional assi	gnments:
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Sub drive:	ь7С \
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	Parad on a mann
	, Passed as a group.
E. Antiwar report:	
City-wide SMC meeting at Unitaria	in Church at 2 occiock on.
Sept. 26. LACC fraction contributed	
distributed at LACC, USC, and Cal Sta	te. There will be an anti-
war fraction meeting prior to Sept. 2	6. No details yet. Parade
permit hearing scheduled for 9/20/71	at 3 o'clock at Parker
Center. Be there for the hearing. AC	LU (Al Wieren) will take the
case if we can't obtain the permit.	I _
F. National office communications:	
11th national convention of YSA i	
Jan.1. Agenda discussed. Represe	
Happenings at Attica discussed.	
tiestion committee proposed Butt	Independent Clarents inves-
LIGHTON PORMS LEAD NYOROGEA BUTT	me and posters available.
· · ·	accepted 200 buttons
and 50 posters.	
. G. Motion to accept tour quota of	\$40 for Nov. 11-14 tour of
Passed.	
H. "The Organizer".	
I. Motion to change time of next's	weeks meeting to 6 P.M. due
to city-wide SMC meeting. Passed.	
Motion to approve report as a whole.	
Discussion:	•
, i	
Passed.	• 1
<u> </u>	
2. Women's liberation fraction:	
A. NOW conference.	
B. WONAAC: Oct. 2 meeting.	.]
C. L.A. abortion action coalition	now has an office it the
Unitarian Church on the 3rd floor. Se	
D. West coast abortion conference	
E. Fraction meeting announced. As	sarkumenra miti oe Staeu
out there.	
Motion to approve report.	
Discussion:	Passed.



	19/	
-	YSA menting minutes 9/19/71 page two	
	3. Financial report:	•
•	A Shorts passed out and collected:	
	Mentily averages for June, July, and August	
	Sustainer, duos record B. Economy discussion (how to save YSA money and how to be	
	more conscious of "hidden" costs (b6 b7С
	Motion to approve report. in	D/C
	Questions:	
	Passed.	•
•	4. Regional report:	
Ŋ	Regional meeting on Sept. 25 in SanDeigo at noon in the UCSD	1
•	humanities library. Agenda presented.	15
	Motion to approve report. Discussion: Passed.	Y `
•		ľ
	5. Sub drive:	1.
	A. Quota of 1550 Militants and 260 ISRs B. Started Wednesday-we've sold 93 Militant subs so far.	
	C. Teams to Occidental College this week.	(U)
	D. Quotas: LACC fraction: 250 Militants and 50 ISRs	i /
	Women's liberation fraction: 250 Militants and 50 I Motion to approve report.	ŞRs
	Discussion:	
	Passed.	13
	6. Announcements;	
*		1.
k.	and the second of the second o	· .
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45A meeting 9/19/71 120-6:00 p.m. 1107/2 N. Western ave La. People in attention is CONTRECTION Dave Hooler Marty Rothman Dich Leyer Don Bechler Vale Libbony Barbara Peterson Olga Rodriguez Jin Little Jim Crossman Carolyn Curtiss Greg Nichol (U)Laurel Nichol Jone Melton Notalie Harary : Jude Coren سيخبر تتسية Ron aithen Carol , Peter Cooper Karen Sexton Come at at & Bonnie aptelear the conclusion & Andrea Pavis the conclusion of the meeting Laura Moorhead guest: ERich Bressler Cone other Rachael ren. Barry W. Dennis (TRANSFER FROM SAN DEIGO). (NEW MEMBER)

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INTELLIGENCE REPORT

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ACTIVITY Hosting .		FILE 34-72
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Coverage commended at 20:00 and embed of 22	:CO. The reeting of	iordo habilotrão.
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The meeting turned out to be quite short and		
- conversation because so few people showed up. It was		of the Followed
Chapter send out notices along with the next month's r	ailing to have peop	lo ra vuite to
their Congressmen and ask that they vote against House	Resolution No. 101	(Prayer Amendment).
Also that postcards should be handed out at the next f	ull Chapter meeting	and monde be unged
to write those postcards at the meeting.		······································
It was announced that there will be a Charte	r <u>Loadershin Maatir</u>	r oc 10/21/71
at the NEX CTA Building, 1125 W. 6th St., L.A. This w	ill be held at 18:	5 <u>xdî orê will leşt</u>
a few hours.	•	,
The October Forum Macting for the Holly good	Chantar of the hal	: 01 30/20/77 at b6
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	subject of spidua	- .
Prison Reform. One of the speakers at this meeting w	i)) be	State Parele
Officer.		<u> </u>
The December meeting of the Steering Committee	eo will be bold or I	אַן אַריירון אַן אַריירון אַן אַריירין אַן אַריירין אַן
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(Mount Clipping in Space Below)

DRIBBLES FROM PARTY POURINGS . . . Burt, Lancaster's angual, ACLU: benefit-banquet last Saturday night at Hugh Hefrier's manse, at 500 bucks each, raised a hefty \$150,000 for the legal aid group, no small thanks to Hugh Hefner who not only freely donated his manse and grounds, but a multitude of fringe benefits, not the least of which was providing live bunnies for them as came stag. . . Which may not have been the reason Ryan O'Neal came stag, but am sure he did not complain. . . On the other hand, it didn't benefit Angie Dickinson, who also came stag, since hubby Bacharach is folling

with Hal David in the latter's New York pad, creating the music for Ross

with Hal David in the latter's New York pad, creating the music for Koss Hunter's remake of the "Lost Horizons" pic. . . Brand new twosome at the black tie affair, Glenn Ford with Eva Gabor. . . Notso New Twosome: Edie Adams & Peter Condoli. . . Also sported the Yul Brynners, the Richard Widdens & Peter Condoli. . . Also sported the Yul Brynners, the Richard Widdens & Peter Condoli. . . Also sported the Yul Brynners, the Richard Widdens & Peter Condoli. . . Also sported the Yul Brynners, the Richard Widdens & Peter Condolin Someone set out in search of Carl Reiner, who'd disaptons in the evening, someone set out in search of Carl Reiner, who'd disaptons with the search of Carl Reiner, who'd disaptons with the search of Carl Reiner, who'd disaptons with the search of Carl Reiner, who'd disaptons with the search of Carl Reiner, who'd disaptons with the search of Carl Reiner, who'd disaptons with the search of Carl Reiner, who'd disaptons with the search of Carl Reiner, who'd disaptons with the search of Carl Reiner, who'd disaptons with the search of Carl Reiner, who disaptons with the search of Carl Reiner, who disaptons with the search of Carl Reiner, who disaptons with the search of Carl Reiner, who disaptons with the search of Carl Reiner, who disaptons with the search of Carl Reiner, who disaptons with the search of Carl Reiner, who disaptons with the search of Carl Reiner, who disaptons with the search of Carl Reiner, who disaptons with the search of Carl Reiner, who disaptons with the search of Carl Reiner, who disaptons with the search of Carl Reiner, who disaptons with the search of Carl Reiner, who disaptons with the search of Carl Reiner with the search of Carl Reiner with the search of Carl Reiner with the search of Carl Reiner with the search of Carl Reiner with the search of Carl Reiner with the search of Carl Reiner with the search of Carl Reiner with the search of Carl Reiner with the search of Carl Reiner with the search of Carl Reiner with the search of Carl Reiner with the search of Carl Reiner peared with a group of pals at about 8 p.m. They were found in another room watching "All in the Family" on the telly. . . . Hefner enjoyed the party more than anyone, although he had a clean-up job the following day that must have been tremendous. Commenting on the plush lavishness of the dinner tent with crystal chandeliers, et al, Hefner cracked: "I'm thinking of striking down the

chiatrists per capita than any other city in the U.S. — also, if this means anything, the highest incidences of cirrhosis of the liver. (Hank Grant's Entertainment News airs four times daily on KN% Newsradio)

house and leaving the tent!" . . . Beverly Hills may no longer hold the record for headshrinkers. It's reported that Washington, D.C., now has more psy(Indicate page, name of newspaper, city and state.)

1 Hollywood Reporter Hollywood, Calif.

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11/23/71 Date: Edition: Tuesday Author: Editor: James Powers

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ACLU Report Disputes more than \$2 million and \$1 per specified and \$1 pe U.S. WIPETADDING Data grossly understated."

Hundreds of Thousands of Conversations Monitored With Few Convictions, It Says

> BY RONALD J. OSTROW. Times Staff Writer

Government wiretapping is far more pervasive and costly but less legally useful than official figures indicate, an American Civil Liberties Union report in the report asserts that The report asserts that

contends.

The report asserts that government, wiretappers have monitored hundreds of thousands of conversations by tens of thousands of people "many if not most of whom are quite invictions produced by the wiretapping since 1968 nocent

Prepared by Herman had totaled 257 by last because of the time lag between a friend-of-the court brief time said recently that the Schwartz is writing we have no true-solved a friend-of-the court brief time as yet between a free time lag between a friend-of-the court brief time as yet between a friend-of-the court br a friend-of-the court brief tion as yet between wire-

mually by the administra-know, except from selftive office of the U.S. serving Justice Departcourts but evpressed them ment statements, whether in totals rather than the he electronic surveillance

Thus, while the official victions resulted, we only report noted that the 583 know that the surveillance state and federal listening was associated with the devices installed in 1970. The report contended picked up an average of 44that: the cost figures—

persons and 655 conversations, Schwartz calculated that this added up to 381,-

865 conversations by 25,-

a mend-orthe court blief tion as yet between wirefor the ACLU in a key taps and convictions."
wiretapping issue now be Conceding that the refore the Supreme Court sults "are admittedly not
Schwartz used wiretap all in yet," the ACLU reping figures issued an port, said: "We cannot averages in the govern helpful in the cases where ment report.

These cost estimates ex clude "the enormous amount of man hours by lawyers, judges and investigators to prepare (court) applications, to keep records and to handle court challenges, the report ried said. In he appropriate cost figure for this electronic surveillance effort may be many times the 1970 figure of \$3 million.

Schwartz also attacked Justice Department statements on the extent of national security diviretap-pine wiretapping without court order that is not included in the annual report tótals.

FBI Director J. Edgar Hoover told Congress that. there were 37 national security taps operating last March.

The figure is "highly misleading," Schwartz said, because it reflects the number of taps operating at any one time, not, the annual total as reflected by the figures on courtauthorized installations.

Schwartz said figures supplied by Mitchell to Sen Edward M. Kennedy (D-Mass.) "indicate the federal government tapped and bugged three times as many days for national security purposes as it did pursuant to court or-der. (Kennedy has de-clined to make public the correspondence.)

"In virtually every prosecution of a militant. or activist dissenter, a national security tap or bug comes to light," Schwartz said, adding that this suggested a high estimate of such eavestrupping.

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100-74270 (MOW) 100-78755

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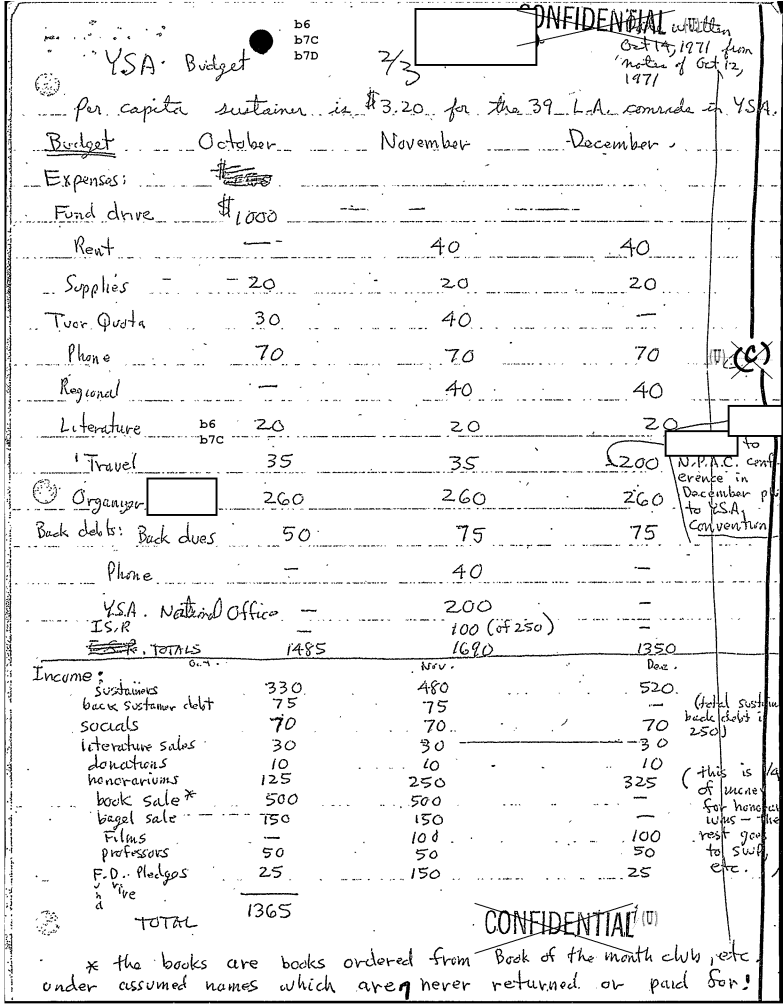
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• YSA meeting minutes 10/10//1 4-6:15 pm
nominated content of the content of
Agenda read and appro-
Minutes read, corrected, and approved. Declassification Authority Derived Fro
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Announcement of transfer of from Berkeley YSA.
accept to membership. Passed.
Ac gap was a same of same per page of the per per per per per per per per per pe
Motion to have anti-war work.
transferred to anti-war dution and duties
will be on the SwP executive committee instead of
Will he cohodulas a so
will be scheduled 2:30-3:30 pm starting next Sunday. Beverly Hills High School talk did take place. did speak
Will about
won't be at this week's forum, but she will be at next week's. She will speak at LACC this Monday
one will speak at TACC this will be at next week's.
Motion to approve report. Passed.
2. Women's Liberation report:
Report n the Oct. 2 steering committee in Detroit.
De Nov. 20.
Francisco, Westchester, and Berkeley chapters of NOW endorsed Wonard.
THE NOV. 12 conforman
to Life Committee will have an intervention from WONAAC.
Motion to approve the report passed after discussion.
3. Apti-Mag managed
LACO rally and picket line generated three arrests:
raised. Defense on itt
dropped". (LACC Ad-Hoc Defense Committee.) ACLU has taken up
Motion to ancrove the man
Motion to approve the report was passed.
4. Sub and Sales report:
Santa Barbara mobilization included 22 people:
63 Militant sups sold, 5 ISR subs sold, and 150 single copies of the Militant were sold. To date: 347 Militant and 46 ISR subs
Sales this week:
Monday: 7pm at. Hera
Tues.: 7pm at Valley State
Wed.; 6:30 pm at hall to propare to sell at the Moratorium Demonstration at the Fed Bldg.
Thurs.: Cal State at L4 and thing and
out of Oantil Dimping
Motion to approve report passed after discussion.
5. Announcements
Get one half of money for transportation to YSA convention within
5 weeks. Forum. Pasadena Women's Liberation will have a rally at Pacific Telephone Blog. in Pasadena at 10 un on Thursday.
220g. In rasadena at 10 up on Thursday.

arms mringas Lovitoviti baso cho. of YSAmational financial campaid spoke on YSA b6 b7C Motion to adjourn meeting passed. CONFIDENT

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Event: YSA meeting 10/10/71	1 12 A Junancial Committee meating 16/16/11
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Place time; 110/2 N. Wasternave.	1. 110 (12 Nr. Weatern UNE A-U.
Place time; 1107 1/2 N. Wasternaue	4SA financial committee inacting 10/12/7/ which ian up to SWP meating 1 1107 1/2 N. Western Ove L.a. 6:30-7:30-p.m.
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People (45A meeting): lennis,	Laurel Nickel, Barry Wooley, Greg Nickel,
Xalm K (IST_MENTION - TRANSFER	FROM BERKELEY), Karen Sexton, Cyndy
_tuller, Natalie Harary, Da	rid Goder, Jane Metton, Olga Rodriguez,
Barbara Peterson, Dutch M	eyers, Marty Rothmen, Dale Gibbony,
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Berkeley on April 24.	For NPAC.
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Pate written Get 14, 1971 from noting of Oct 172, 1971 30 boxes of books at and and place - 15 boxes of new books gotten by this mother. gets a good many of these books; he at one time said he had 20 books to be brought - in from his house - these books being ordered under an assumed name and not returned. expenses for the \$1200 for travel in Documbor uncludes | X conference to be hold sometime in early Decomber (date het set yet) and her expenses to Houston USA convention.

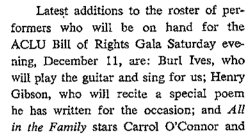
We have as of Now \$259 in the USA banking be This week book sales at LACC on Friday and Cal State LA. on Thursday - People Sean at Imancial meeting: Terry Hardy, Barry Wooley, Dick Geyer, Greg Nickel, Olga Rodriguez, Rachele Fruit. People seen est at SWP meeting (I caught the start of H): . Rannis, Dave Goder, Marty Rothman, Dick Gayer, Barbara Peterson, Olga Redriquez, Jim Little, Jim Crossman, Grag Nickel, Land Metalie Harary, Jude Coren, The USC prof living with Karen Sexton, Bunnie Aptekar, Laura Morhead, Andrea Davis, Rockele Front Jack Barrett, Marris Starsky, Dun Styven, Ken Evenhouse, Gene Scholl Tom Fisk; and Theodore Edwards. 8. CUITTHE

Jury Exclusion Challenged

An ACLU suit filed November 16 hallenged the exclusion from jury service

Order Now For Bill Of Rights Gala Tickets Cannot Be Sold At The Auditorium Door

With All In The Family stars Carrol O'Connor and Rob Reiner as masters of ceremonies, Assemblywoman Yvonne Brathwaite will present awards at the Bill of Rights 180th Anniversary gala Saturday evening, December 11, featuring entertainment by Burl Ives and a host of other performers.



Rob Reiner, who will act as masters of ceremonies.

Since the contract with Santa Monica Civic Auditorium, where the party will be held, prohibits ticket sales at the door and limits attendance to 1500, ACLU members and their friends are urged to send in their reservations immediately. Mail checks today to the ACLU office, 323 West Fifth Street, Los Angeles 90013, or phone (213) 626-5156.

Admission is \$5 a person. For an additional \$5, an authentic Southern style dinner by the Bates Family Barbeque will be available. The menu: fried chicken, barbequed ribs and beef, fried okra, greens, cornbread.

After dining, dancing and mingling from 6:30 to 9 p.m., highlight of the evening will be celebrity entertainment and the presentation of awards to dramatic television shows that have impressed upon America's vast viewing audience the spirit of the Bill of Rights.

Assemblywoman Yvonne Brathwaite will present awards to the stars, producers, and writer-creators of five television series, all of which, ironically, are no longer on the air:

—The Senator series of "The Bold Ones," NBC, with awards to Hal Holbrook, David Levinson, S. S. Schweitzer and A. J. Russell:

—The Defenders, CBS, with awards to E. G. Marshall, Robert Reed, Robert Markell and Reginald Rose;

—Judd for the Defense, ABC, with awards to Carl Betz and Paul Monash;

—Justice, NBC, with awards to Gary Merrill and John Rust;

—The Law and Mr. Jones, NBC,





OPEN FORUM

Published by the

American Civil Liberties Union
of Southern California

y judgment that the mandatory exclun, specified in the state's Code of Civil ocedure, is unconstitutional.

The complaint attacked the exclusion th on its face and as applied to John inley Abbott, who was recently called jury duty but was then disqualified cause of his conviction in 1943 for resing induction.

Notified in January, 1970, to report jury duty, Abbott stated in response a question on the application form that had been found guilty in 1943 for lation of the Selective Service and aining Act of 1940 and had served 18 onths in a federal penitentiary.

lot Competent"

When he submitted the completed in last year, Abbott was thereupon told it he was disqualified from jury service ely because he had been convicted of a ony, in that a section of the Code of vil Procedure states: "A person is not magneted to act as a trial juror if person has been convicted of . . : any ony . . ."

Abbott, a conscientious objector, was plaintiff in a previous ACLU case, suka vs. Hite, which resulted in a landark ruling by the California Supreme ourt in 1966 that conviction for refusing fuction should not deprive conscientious jectors of the right to vote.

The jury exclusion suit noted that, cept for his conviction 28 years ago, bott is "in all other respects qualified a competent to serve as a juror," and it he has spent his entire life dedicated the belief in and the practice of a befin humanitarian principles."

"As a citizen of the United States," e complaint added, "he deems it both a try and a privilege to serve his fellow an by serving, fairly and impartially, on e jury."

The suit prepared by ACLU chief unsel A. L. Wirin and volunteer attory Richard W. Petherbridge also connded that, both on its face and as apied to Abbott, the exclusion from jury rvice of persons with felony convictions a violation of the Fourteenth Amendent right to equal protection of the laws.

Federal Appeal Court Refuses To Halt Inductions

As Open Forum went to press, a three-judge panel of the U.S. 9th Circuit Court of Appeals had just refused November 30 to issue an order on an ACLU class action suit to halt inductions scheduled prior to December 28.

A stay will now be sought from Supreme Court Justice William O. Douglas, who has jurisdiction over such requests within the geographic bounds of the 9th Circuit.

Two 9th Circuit judges had signed an order the morning of November 24 halting inductions for 10 days or until the three-judge panel ruled on the issue.

That dramatic but short-lived order was obtained on the heels of a federal district court judge's refusal to sign a temporary restraining order in the case the previous afternoon.

The class action suit was brought on the grounds that the new draft law prohibits involuntary induction within 90 days after its enactment. President Nixon signed the measure into law September 28.

The suit is on behalf of all registrants issued inductions orders since September 28 by all local draft boards within the jutisdiction of the U.S. District Court for the Central District of California.

New Regulations

The ACLU is seeking an injunction that would order, not just postponement, but cancellation of all these orders. Because the new law also grants registrants many new procedural rights, the suit contends that new orders must be issued, rather than the old orders being postponed, to allow registrants to make claims for deferment under the new regulations.

The suit is based on Section 20 of the Military Selective Service Act of 1971, which states, "[N]o person shall be inducted or ordered into active service without his consent under this title within 90 days after its enactment."

The ACLU suit, filed by volunteer attorneys Nathan R. Zahm, Martha Goldin and Alan Saltzman, was the first to be brought on the issue in the form of a class action. Cases for individual plaintiffs have been brought in the past few weeks in major cities throughout the country. Here in Los Angeles, a preliminary injunction was issued on one such case November 12. In Illinois, the state selective service director has postponed all outstanding inductions until a pending court case is decided.

Despite passage of the new law, registrants covered by the ACLU's class action are being processed according to the old regulations. The suit seeks selective service classifications for all these people based on the new provisions.

Among the act's new benefits for registrants are the following:

- —Extensive counseling by government-appointed advisors to inform registrants of their rights;
- —The right of a registrant to request and receive a statement of reasons from his draft board for an adverse decision on his deferment or exemption claims;
- —A 15-minute personal appearance by a registrant before his draft board, to which he may bring three witnesses;
- —The right to a personal appearance before the appeal board;
- —18-year-old minimum age for draft board members.

The 1971 draft law also establishes a new procedure for promulgating and effectuating the regulations: to become official, they have to be published in the Federal Register for 30 days. Their publication in the Federal Register did not start until November 2.

Burl Ives by Aryeh Neier, national ACLU executive director who will be in Southern California for the occasion, will go to "The Invasion of Kevin Ireland," an episode of *The Lawyers* series of "The Bold Ones" aired September 26 on NBC and entered in the *Congressional Record* at the request of Senator William Proxmire.

Written by Jack Sowards, the episode depicted the destruction of an individual's entire life by the errors and evils of computerized data banks and credit rating bureaus.

Bail Attack Rebuffed

An eloquent petition attacking the bail system for unconstitutional discrimination against the poor apparently failed to move the California Supreme Court, which refused in late October to grant a hearing on the matter.

Several organizations including ACLU had joined in a friend of the court brief assailing the money bail system for violating the Fourteenth Amendment right to equal protection of the laws. The brief stressed the principle "that a state may not condition a person's assertion of basic legal rights on financial ability."

Poor people usually languish in jail while awaiting trial, in contrast to those charged with a crime who can afford to post bail in the meantime.

Some optimistic observers had hoped that the high state court would consider an attack on the long-entrenched practice, in view of its recent willingness to strike down the school financing system as unconstitutional because of that long-lived system's adverse effect on the poor.

American Civil Liberties Union 323 W. Fifth Street Los Angeles, Calif. 90013

Remember 180th Bill Of Rights Anniversary Party Dec. 11

See Front Page For Details

Playboy Party: A Speech Not Given

Plyaboy head Hugh Hefner gave a celebrity-studded, \$500-a-couple party for the ACLU Foundation of Southern California Saturday evening; November 20, at his new home in Holmby Hills. Hosted by Burt Lancaster, the event raised about \$60,000 for the ACLU's legal program. With a turn-out greater than had been an-

My work for the ACLU is in the field of prisoners' rights—an area that is today at the top of the radical chic hit parade.

What can I tell you that will convince you that prison reform or any of our current pursuits is more important than all of the other worthy causes in whose hehalf you are so frequently soli-

ticipated, dinner was prolonged, and there was no time for the program that had been planned: a speech by Peter Ostroff, volunteer attorney chairing the ACLU's Prisoners Rights Committee. Herewith, then, are excerpts from the remarks he would have made:

their incarceration within the highly visible prison walls or the less visible walls of the ghetto—in a society which utterly denies them a full measure of opportunity to escape the confines of either.

There are thousands of people in this country today who think that revolution is the only solution. Many of them are rational, talented, intelligent people. They

Southwest Chapter Hosts Community Action Meeting

Dr. William J. Williams, director of the Center for Social Action in the University of Southern California's department of public administration, will chair a meeting of the Southwest Chapter Friday evening, December 3.

Representatives from the YWCA, YMCA, Crenshaw Neighbors, and various church groups will join the ACLU in a discussion of measures for dealing with police truancy sweeps, corporal punishment in the schols, housing problems, and general police harassment.

All ACLU members and interested guests are invited to attend. The meeting will be held at the Episcopal Church of Christ the Good Shepherd, 3033 W. Vermont Ave. (2 blocks east of Crenshaw) at 8 p.m.



Bill Williams

In December

Beverly Hills

Fred Okrand, ACLU staff counsel, will discuss the civil liberties record of the 1971 U.S. Supreme Court at a Beverly Hills Chapter meeting Wednesday, December 1, 8 p.m., at the home of Terry Karshmer, 260 So. Canon Dr.

Hollywood

The Volunteers and Steering Committee of the Hollywood Chapter will meet Wednesday, December 8, at the home of Mr. and Mrs. Ervin Sonberg, 4226 Dundee (near Los Feliz and Commonwealth) from 8 to 10 p.m.

Pasadena

Student rights and city charter controversies will be discussed at a Pasadena Chapter meeting Thursday,

Riverside

Riverside County Sheriff Ben Clark will join a panel discussion on prisoners' rights at a Riverside Chapter meeting Tuesday, December 7. Other participants will be Jay Grossman of the public defender's office; H. E. McKinney, Superintendent of Riverside County Honor Camp in Banning; and Thomas Marsh, executive director of the Winners. Riverside attorney Thomas McGrath will serve as moderator for the meeting, to be held at 8 p.m. in the Riverside Public Library auditorium, Seventh and Orange Streets.

Santa Barbara

The Santa Barbara Chapter will elect officers for 1972 at a meeting.

I MINOT MINE OUR TOLIN MAY OF A OFFICE place, but perhaps only slightly.

No doubt you are by now well aware of the details of the problem. You have been shocked more than once in · recent months upon forced awareness of these evils. You know that George Jackson wasn't hiding a 6-pound, 8-inch gun under a wig. Some of you have joined the outcry for substantial prison reform.

. However, the trouble, the concern passes soon, because you know that prison conditions have been dreadful for many, many years. You can conclude that now. that we have awakened to the problem. we are making progress towards solving it-some say too slowly, but others say too quickly and compromise is inherent in a democratic society. If you find comfort in this notion, you are wrong.

We have recognized that conditions are bad, but we haven't faced up to why. We are appalled and bewildered at what appears to be the irrationality of the approach to corrections. Individuals are confined in a strange and evil society for years-deprived of normal social, economic, sexual functions—then released only when they have learned to act as automatons within this environment.

Nonetheless, there is a discernible, if perverted, method in this madness. We recognize, albeit subliminally, that there is gross inequality of opportunity in this country—that there are millions of people in this country who must break our laws in order to survive.

We attempt to keep a lid on things. to minimize these transgressions through fear—fear of a brutal law enforcement machinery. Our jails and prisons are the cornerstones of this machinery. We attempt to coerce socially acceptable behavior through fear of long-term or permanent incarceration. We parole our inmates grudgingly and under conditions that require supercitizenship for endless periods of time.

This approach is not a new one. What is new is the increasing awareness the part of the captives, disproporconhiblack and brown, of the political, Approval cascial implications of their nancy resulted from inevitability of, its continuance is deemea ...

or opportunity is innerent in our system. that a system in which equal protection of the law is not possible for all, is morally wrong. Their ranks are swelled with the graduates of our prisons.

On the other hand, there is the view that our system is capable of reforming. That while we will always have losers people at the bottom-in that some succeed more than others in our competitive system, it is not inevitable that our losers have inadequate food and shelter, medical care, housing, nor that their children have less than an equal opportunity to become winners.

Do we dramatically change our approach to law enforcement and corrections and similar areas of concern, or do we permit the cancer to fester until it consumes our system and replaces it perhaps with something better?

I certainly can't make choices for you. If your inclinations are toward reform according to our constitutional principles, this is what the ACLU is all about. We think that our system can someday succeed, but not without hard work-not without deep and lasting commitment.

We can help the ex-con who wants to get a permit to become a locksmith to earn an honest living. It might take months, but we can help him. But we can't take the offensive-we can't undertake the massive class actions that will help the thousands in the same positionwithout a great deal of money. One significant litigation effort last year cost nearly \$20,000 on top of the five months donated by a volunteer attorney. We must put a price tag on the justice that we attempt to achieve—all too often the price is too high.

There are no easy answers. There are no creative solutions now undiscovered. There are, however, powerful human and institutional forces that impede our progress toward the type of society that we would all like-that we should have.

So my simple message to you is: ACLU has a lot of work to do. We need a lot of money. We appreciate your support. We need more. Much more.

Pomona Valley

Former Congressman George Brown will address the Pomona Valley Chapter on "Challenges to the Bill of Rights" Thursday, December 9, 8 p.m., in Walker Lounge at Pomona College. Claremont.

Rancho-Westdale

The Steering Committee of the Rancho-Westdale Chapter will meet Monday, December 6, 8 p.m., at the home of Fritzi Goldberg, 12625 Pacific Ave., in Mar Vista. For further information, phone 391-3237.

San Diego

Arveh Neier, national ACLU executive director, will be the featured speaker at the San Diego Chapter's Bill of Rights Banquet Friday evening, December 10. The 7:30 p.m. dinner, preceded by a no-host cocktail hour, will be held in the Caribbean Room of San Diego's El Cortez Hotel. For reservations and further information, call (714) 223-3863. Neier's visit to San Diego will include planning sessions with the ACLU chapter regarding the 1972 Republican convention.

Encore Dr., in Santa Barbara. For directions or further information, phone (805) 964-1246.

Southwest

The Southwest Chapter will discuss police truancy sweeps, corporal punishment in the schools, and other community problèms Friday, December 3, 8 p.m., at the Episcopal Church of Christ the Good Shepherd, 3303 W. Vernon Ave. (For further information, see separate article, this page.)

South Bay

The Executive Committee of the South Bay Chapter will meet Thursday. December 2, 8 p.m., at the home of George Ogawa, 22947 Felbar Ave., in Torrance.

Instead of its regular meeting on the third Thursday of the month, the South Bay Chapter will commemorate Bill of Rights Week through its Courage of Convictions Award presentation Sunday evening, December 5. The recipient will be announced at the festivities to be held at the Torrance Recreation Center, 3343 Torrance Blvd., at 8 p.m.



Eason Monroe **Executive Director** Harriet Katz

Officers of the Board of Directors

Marvin Schachter President

Dr. Benjamin Karpman

Vern Bullough First Vice-President

Don White Secretary

Aris Anagnos Second Vice-President

Rev. Edgar Edwards

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MEDICAL, LEGAL PROBLEMS:

Addiction in the Army

By Bob and Carol Spencer

In June, 1971, under mounting public pressure, President Nixon officially launched his "Drug Abuse Counter-Offensive." In the armed forces, particularly in Viet Nam, the program was aimed towards the identification and rehabilitation of all addicted GI's, with special emphasis on heroin use.

Marijuana used to be plentiful, if not freely available in Viet Nam. But in 1970, it began to disappear from the illicit drug market. In its place, pure (95-98 per cent) heroin, offered by Vietnamese dealers as cocaine, became increasingly available. Unlike marijuana, the small vials are easy to conceal. Heroin is cheap — \$.80 to \$5 a vial, less than a can of Coca Cola in many areas of Viet Nam. And the white powder can be snorted or smoked without any telltale aroma. An as yet undetermined number of GI users go on to fix the plentiful heroin intravenously.

The first effort to deal with the drug

At Fort Gordon, Ga., military police trainees who applied for amnesty were dropped from the school program.

Part of Record

Despite the fact that anonymity was originally promised to participants in the program (i.e., there were to be no permanent records identifying drug abusers), the promise was often broken, and recently it was officially rescinded. Identification as a drug abuser is now a part of the individual's permanent military record. Many of the soldiers who volunteered for amnesty found themselves ill prepared for the hostility which greeted them on return to their units once they were identified as drug users. They were assigned to menial and demeaning tasks and confronted with derogatory attitudes and harassment from superiors.

Because of these flaws in the "amnesty" program, only a small fraction of drug abusers have sought treatment.

Mose afforts of identification of drie



Wide World Photo

RIGHT TO KNOW:

The Press & the Prisons

By Nat Hentoff

Because the press was not allowed to observe the storming of Attica, the initial stories - based on official information handed out to reporters - were dead wrong. Characteristic of most of the coverage throughout the country was a page 1 New York Times story on Sept. 14 stating flatly that convicts had slashed the throats of prison guards and civilian workers. Had it not been for the professional integrity and competence - of Dr. John F. Edland. who performed the autopsies on those killed, the first reports about the savage. throat-slitting prisoners might still be considered the "facts" in the case by the citizenry at large.

Yet, there has not been any concerted protest, then or since, by press groups with regard to the banning of reporters on that day. Journalists, as a matter of course, accompany front-line troops in wars, but a prison battle is out of bounds. There is no other institution in American society, for that matter, as impervious to probing by

> INSIDE Annual Report begins page 5

the press as our prisons. This immunity holds in time of enforced peace as well as in time of rebellion. There are exceptions in some cities; and a small number of states permit media-inmate interviews under various restrictions. But the vast majority of prisoners in this country cannot be interviewed by the press. And so, except for brief public interest during a prison rebellion, what happens inside these institutions remains unreported and therefore unexamined by those outside the walls.

Surprise

Tom Wicker of The New York Times was surprised to discover how untrained the guards at Attica were for their jobs. He and other reporters were also surprised at the degree of racism in the town itself and among some of the guards. If he was surprised, consider his readers who - until the taking of hostages and the subsequent assault on the prison - had never given the situation a thought.

Attica is hardly unique. How many of you consider yourselves reasonably wellinformed with regard to the prisons in your area - the quality of the personnel, the grievances of the prisoners, the degree to which punishment inside the walls is arbitrary and capricious?

"I could die in here 'accidentally'," an inmate of a maximum security prison wrote me last year, "and no one would know I had actually died. It wouldn't be the first time that happened in this place.

Cont'd p. 4, col. 1

several changes of name (from "amnesty." "exemption" and "immunity" to "treatment") as well as policy. In order to be eligible, the GI drug abuser must express a sincere desire for help, must not have previously received amnesty and must not be under investigation for drug abuse at the time he volunteers. Soldiers cannot be punished solely because they volunteer for treatment under the amnesty program. Army regulations provide for immunity from disciplinary action or administrative action resulting in discharge under other than honorable conditions. However, the following administrative actions may be taken once the GI has turned himself in: pay forfeiture, suspension of security clearance, and removal from functioning within his military occupational specialty (MOS).

the "amnesty" program was no panacea. Troups leave Viet Nam from two major debarkation points, Cam Ranh Bay and Long Binh. Although urine samples are now collected in "sweeps" of various rear areas as well, at these installations there are automated facilities for urine screening, theoretically of all departing troops. The Free Radical Assay Technique (FRAT), Gas Liquid Chromatography (GLC) and Thin Layer Chromatography (TLC) methods are used to screen for opiates, barbiturates and amphetamines. GI's are required to void urine samples under close supervision and are then held for 24-48 hours until results have been determined. Both false positives and false negatives occur with some regularity. Through vari-

Cont'd p. 14, col. 1

CABLE TELEVISION:

Channels for Dissent

By Jerrold N. Oppenheim

A television set hooked up to a cable is as different from the television you are used to as a telephone is from a tin can. There are three primary differences. First, cable TV signals are carried directly to your home by cables instead of sent out over the air to antennas. This means the cable signals are sharper and do not interfere with one another. Second, cable TV signals can move in either direction along the cable: You can literally talk back to your television set. Third, there is no limit to the number of channels that a slightly modified television set can receive over a cable. Akron, Ohio, already has a 64channel cable system.

All in all, cable TV systems are very much like telephone systems. Each uses wires for transmission. Each can carry two-way conversations. And each has an infinitely expandable capacity for additional channels (or telephone numbers).

But the difference between a cable and a telephone wire is as important as the similarity. As Federal Communications Commissioner Nicholas Johnson points out, it is like the difference between Niagara Falls and a garden hose. A cable can carry an incredible amount of communication whereas a telephone wire can manage only one two-way conversation by voice. And, while telephone conversations are limited to two people at a time (or perhaps a few more on a conference call), cable conversations can be either between two people, as on the telephone, or made available as programs for anyone to dial in, as on broadcast television.

Liberties Concerns

ACLU wants to be sure cable television is developed with proper regard for the Cont'd p. 15, col. 1

Guam, VI Reps

A bill that would give non-voting congressional delegates to Guam and the Virgin Islands was supported by the ACLU in a letter sent to all congressmen. "This nation takes great pride in the struggle for representation waged and won by our colonial ancestors," the Union said. "How ironic, then, that we still have not granted this most fundamental right to the people of our own territories."

Darmstadt 29

Disobedience charges against 29 black American soldiers stationed in Germany were dropped five hours after ACLU lawyers arrived to defend them at scheduled courts-martial. The order to dismiss the charges came directly from Gen. Michael S. Davison, commander of the Army in Europe. The 29 had been accused of disobedience for peaceably demonstrating after a mess hall brawl between blacks and whites, for which a black soldier was arrested. No white soldiers were charged.



ACLU News

Abortion

The "cumbersome, time consuming and restrictive" procedure required of "applicants" for abortion in Georgia is being attacked by the CLU there in a case now before the U.S. Supreme Court. The state's abortion statute sets elaborate conditions that must be met before a legal abortion may be performed. The CLU claims, among other things, that the statute is vague and ambiguous, that because of its intricacies it effectively denies the right to abortion, that it infringes on the rights of non-residents, and that it denies physicians the liberty to practice their profession free from unreasonable state interference.

Contraceptives

Massachusetts statutes limiting to physicians and pharmacists the right to prescribe and distrubute contraceptives violate the right of sexual privacy and serve no justifiable state interest, according to an amicus brief submitted to the U.S. Supreme Court by the ACLU and the ACLU of Massachusetts. The state "places married and single individuals in the position of having to suffer the risk of an unwanted pregnancy, of an abortion or of foregoing sexual intercourse. To do so in the name of a corporate moral judgment that contraception is wrong is to substitute the judgment of the state for that of the individual on a matter of the most sensitive and intimate sort," the brief says.

School Funding

The California Supreme Court's ruling that the state's system of financing public schools is unconstitutional was urged in an amicus brief of the Union's Northern and Southern California affiliates. In California, as eisewhere, most school funds come from

Immunity

Limited immunity laws are attacked in amicus briefs the ACLU, the ACLU of Southern California and the ACLU of New Jersey have filed in several cases now before the Supreme Court. One brief attacks the "use immunity" provision of the federal Organized Crime Control Act of 1970, under which a witness may be compelled to testify on the guarantee that his testimony will not be used against him in any criminal case. It does not guarantee that the witness will not be prosecuted in a related criminal case. The brief says "transactional immunity" is the "minimally acceptable substitute" for the Fifth Amendment privilege against self-incrimination, and it makes clear that no substitute is truly acceptable. Transactional immunity provides absolute immunity from prosecution for any action about which the witness is compelled to testify. A New Jersey ACLU brief attacks state use immunity laws.

Bail

The ACLU of New Jersey and other organizations are demanding the release on bail of a man and woman whose murder convictions have been overturned. The state is appealing the decision, and the state courts are refusing to release the two pending disposition of the appeal. Both were originally convicted of killing a policeman in the 1967 Plainfield riots and sentenced to life imprisonment. An application to the federal court claims they have an "absolute right of bail." and the denial of bail violates their rights to due process and equal protection. Because they stand convicted of no crime, they are "cloaked once again in the presumption of innocence....

Hirschkop Censured

Philip J. Hirschkop, a member of the ACLU national and Virginia boards of directors and counsel in many CLU cases. is appealing a decision of the U.S. District Court for the District of Columbia to "censure" him for his courtroom conduct in defending the "D.C. 9," whom he was ordered by the court to represent despite the clients' demands to represent themselves and Hirschkop's requests that they be permitted to do so. The Federal District Court rejected disbarment or suspension of Hirschkop, citing his "generally exemplary" behavior and "good reputation." Nevertheless, it found the attorney "went far beyond the bounds of zealous representation of a client" - a finding Hirschkop flatly disputes. Twelve days after the Court's decision, Hirschkop again made front-page headlines by winning from the federal court in Virginia the most sweeping prison reform order ever issued. It requires massive changes in the entire state prison system. (See Annual Report section on prisons in this Civil Liberties.)





Legal Director Melvin L. Wulf led ACLU defense team to Germany.

Dissent in Uniform

A military regulation barring airmen from wearing their uniforms when publicly expressing disapproval of United States military actions is being challenged before the U.S. Supreme Court by the ACLU of Northern California. Uniforms may be worn to pro-military meetings but not to anti-military meetings. Under the First Amendment, the CLU says, the government may not endorse the right to praise war and forbid the right to condemn it.

FBI Snoop Suit

A federal lawsuit based partially on information revealed in papers stolen from the FBI office in Media, Pa. has been filed by the ACLU Foundation. It seeks to stop political surveillance by the FBI, which. the stolen papers reveal, has invaded the privacy of dissident groups engaged in lawful activities. It seeks, also, the destruction of existing dossiers kept by the FBI or its parent agency, the Department of Justice. In addition to violating the rights of the protest erganizations, the FBI is exceeding its own authority and lawful needs, the suit says. The stolen documents reveal bank records, copies of unlisted telephone numbers, agents' reports on private activities and Bureau directives on surveillance.

One-Act Play

A federal court brief supporting a soldier's conscientious objector discharge petition, filed recently for the Texas CLU by Attorney Maury Maverick, Jr., concludes with an original one-act play, "Are you running with me, Private Lincoln?" Maverick's cast includes Privates Jefferson, Twain and Thoreau—whose words are deemed "disloyal" by lead character Colonel Blimp.

though tax rates may be high, revenues collected are low. The disparities violate the equal protection clause of the 14th Amendment, the Court said.

Rebel Flag

At the advice of the state attorney general, the University of Virginia scrapped its ban on the display of the confederate flag at sports events after the state ACLU filed a lawsuit claiming the ban was an unconstitutional abridgement of free expression. The ban applied to the display by private individuals of "unauthorized" flags, banners or signs. ACLU of Virginia applauded the university's attempt to promote racial harmony but said the ban on potentially inflammatory modes of expression "may well spawn more detrimental and unforeseen long-range effects."

Recount Cost

The ACLU's Illinois Division will appeal to the U.S. Supreme Court a State Supreme Court decision upholding a requirement that the Republican candidate for sheriff of Cook County a year ago post a bond of \$220,642.80 in order to get a vote recount. The candidate lost by 10,479 votes or six-tenths of one per cent of the votes cast. A discovery recount in 11 per cent of the precincts added more than 3,000 votes to his total.

Chicano Defense

The ACLU and its Texas affiliate will help in the defense of 10 Chicanos arrested after police in the southern town of Pharr broke up a demonstration against police brutality with fire hoses and gunfire. A 20-year-old picket was shot to death. The 10 face a variety of criminal charges which, according to the Union, were brought against them not for unlawful conduct but to chill the expression of dissent. The CLU said it would "make every effort necessary to stop a historical pattern of Chicano harassment and intimidation in the lower Rio Grande Valley."

A jail sentence of up to 10 years imposed on a man who was convicted of possessing two marijuana cigarettes in his home is challenged in an amicus brief filed by the ACLU of Michigan before the State Supreme Court. The CLU contends the conviction is invalid because possession of marijuana is protected by the individual's constitutional right to privacy, and the sentence is cruel and unusual in violation of the Eighth Amendment. The man's possession of the cigarettes was made public only because two police undercover agents pretended to befriend him. According to the brief, marijuana possession cannot be made a crime because an individual's use of it does not harm other members of the public.

Obscenity

Obscenity convictions of a former underground newspaper editor have been appealed by the ACLU Foundation of Wisconsin to the U.S. Supreme Court. The editor was convicted for publishing two pictures of a nude couple embracing and a poem. The CLU contends the materials were not obscene, that the publications in which they appeared were not considered as a whole, that the trial court made no finding that the material was without redeeming social value, and that the prosecution presented no evidence of obscenity but rather shifted the burden of proof to the defendant, who was asked to justify the publications.

State Hid Facts

The Illinois CLU is contending in a capital case before the U.S. Supreme Court that the state must disclose evidence favorable to the accused. The amicus brief was filed in a murder case in which the state knowingly "won" the conviction on the basis of a false identification. The witness who identified the convicted man testified that he had met the accused on a date when, as the state knew, the witness was in Leavenworth Penitentiary and the accused was not.

Philip Hirschkop

Lawyer Jailed

Attorney Dan Taylor spent a week in jail on a 54-month sentence for criminal contempt before Kentucky CLU lawyers got him released on \$5,000 bail. Taylor was summarily sentenced for criminal contempt because of his legal defense of a man accused (and convicted) of murdering a policeman. The murder trial judge, who convicted the lawyer, did not remember the particular contemptuous acts Taylor allegedly committed and still has not specified the charges.

Contempt Counsel

The ACLU Foundation's Wisconsin branch is urging the Federal District Court in Milwaukee to declare a right to courtappointed counsel for indigents accused of contempt of court. The motion was made in support of a prisoner who refused to testify against another man with whom he was allegedly associated in a bank robbery. He was given a 175 day sentence for contempt, consecutive with his eight-year sentence for larceny. The CLU argues the. prisoner did not understand the proceedings against him or the possible penalties, and that he was unable effectively to inform the court that he was refusing to testify out of fear for his own safety.

Police Corruption

Hearings by a special commission to study police corruption in New York City were branded by the CLU there as "a civil liberties disaster." Among the violations cited by NYCLU were trial by public exposure, the use of informer testimony, infiltration, entrapment and electronic eavesdropping. "McCarthyism is McCarthyism no matter who practices it," the affiliate said.

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Report number (4)
Week of 10/25-10/31
1971

Report For October 30, 1971

1

Sirs:
At approximately 06:05 a.m. this morning
came to my place of residence
to pick me up
White People's Party. El Monte, California.
At approximately 07:15 a.m. We got b6
there to early so we went to the
coffee until it was time for us to be at the Headquarters. At approximately 08:10 b7D
with the total of the Mile Meadure research of the National Socialist White Desci 1
Party, located at 4357 North Peck Read, El Monte, California, (phone 213 442-1046).
The first person that was Lt. Joe Tommasi. Lt. Tommasi
and a Storm Trooper by the name of
into San Diego with Storm Trooper (the last rome of this Storm Trooper)
is spelled the way he pronounces to the province of the positive of the
Lt. Tommasi then told everyone who they were to ride into Sen Diego with when he
ond o done he held an inspection of everyone's uniform. After completeing that he is a
Bave instructions on what each of us were to do when we got to son bloom the statut.
what is anyone of the spectators at the rally tried to dismint it we want in his
or body officer up uping no weapons, and then we were to throw them out on the mantant
mail in a physical matter, we then had a coffee break until it was time for us to Jan
part for San Diego and the rally. at about 09:30 a.m.
White without to me
While riding to Sen Diego and was able to find out the following: Storm Trooper came to the United
States from
va
lived in the worth western part of the country befor coming California and Los Angeles. He is married to an American citizen, and has a boy about three (3) years of age.
He just applied for his citizenship a short while back and was complaining about it
costing him \$25.00. He did in fact state that he served in the Army under Hitler and
was at the time a member of the Original Nazi Party. his identification
from the Nazi Party in Germany. He also did in fact state that he was only one of the
many proper onde has come over to the instead States and Company to be the state of
Socialist White People's Party, (American Nazi Party), overthrow the Governments of both
Canada and the U.S.A. His wife is also a member of the N.S.W.P.P He is in his early
40's. All the way down to San Diego Hitler and the Nazi Party did
things. He is also a
wife works at a in the L.A. area. She else comes from seventions at the
East Coast. She is in her middle 30's.
•
At approximately 11:30 a.m. the House of Hospitality in San Diego,
Por the N.S.W.P.P. had rented a meeting hall for
onis raily. There was approximately 45 Storm Trooners there in full uniform and shout
of y more in diain clothes so that they could mill around and talk to make a sur-
mude oney were saying and what they were going to do they also geted as the what are the
"O" ONO ARI UYA OL UNO TO BUUTR ITOODATA IN IMITAME About DE wasa from the Ri Heal to
and wan bernardine outles. The rear want than the ber been green whe relief theat atomical
at approximately 12:30 p.m. with
made, they were made by Lt. Joe Tommasi and Gerald Smith.

Gerald Smith talked about how the Party was going to take over the Government smmeday soon and how it would then form it's own Government. He also spoke on some of the racial problems in the United States. He tried to give a speech that would get him a lot of CEMNES converts. However all he did was make a lot of people man at him.

Gerald Smith is not what could be called a good public speaker. He also tried to tell what the Party and it's functions were all about, but he did not do a very good job of it. He talked for about one hour or so. He then introduced Lt. Joe Tommasi.

By the time Lt. Tommasi took the stand the people were pretty well disturbed with things and the speach that the San Diego Commander Gerald Smith had made. While Lt. Tommasi was talking a small scuffle broke out but was soon settled, then another one b7C broke out and there was some pushing and shoving but no one got hurt. They were both b7D between one of the Storm Troopers from El Monte, (I did not get hid name but the San Diego Police did when they took their report), and a Mexican man in his very early twenty's or late teen's. Lt. Tommasi talked about the every day things the N.S.W.P.P. does and went over most everything that Gerald Smith said. After the Lt. was done talking, he and Gerald Smith held a question and answer period. While the Lt. was giving his speech a reporter from Channel had me get Gerald Smith for him, and and a went outside where he could interview for his newsprogram. The man did not film but they did get some pictures Infact the whole event was real well covered by the local press from San Diego. They get real close pictures of all of us in uniform and a number of names.

All in all the whole rally went over with a lot less trouble than what everyone had expected with just the two (2) times of violense.

At approximately 3:30 p.m. we left for the Headquarters in El Monte. At approximately we arrived at the Headquarters in El Monte.

After getting back to El Monte most of us just sat around and talked about the rally, a few of the men played cards and drank coffee and waited for time to start the Saturday night meeting.

At approximately 8:30 p.m. Lt. Joe Tommasi called the meeting to order. He started the meeting with the "Martyr" ceremony as he always does. He talked about the rally and what happened there. He also talked about how the Party had to have many more members and how it was getting more and more important that the Party takes over the Government for the safty of the white people of the World and the United States. He said that the negro's and Jews were getting to much power and that they had to be killed in order to stop them. He also talked about the demonstration next Saturday November 6, 1971. There was approximately 30 people present at the meeting tonight.

	•
Of the 30 people at the meeting 10 were	e in the Storm Trooper uniform. Lt. Joe Tommasi
was in uniform and carring his Colt. Storm	Trooper Richard Bunk was in uniform and armed,
Storm Trooper Dan Stewart was in uniform and	d carrying his Colt. Storm Trooper Charles Wall
	r Arthur Hollenbeck was in uniform and armed.
Storm Trooper Ken Hollenbeck,	was in uniform and armed. Storm Trooper
Robert Schlurger was in uniform and armed.	Storm Trooper Dan Webster of
	was in uniform but not armed. Donald
Mc Ginnis was in uniform but not armed,	At approximately 9:30 p.m. Lt. Joe
Monmond aslied the mosting to sp end	

End of report.

b6 b7С

b7D

October 31, 1971 Lt. Joe Tommesi To Sunday National Socialist White People's Party P.O. Box 2206 El Monte California. 91732 From: b7C Dear Lt. Tommasi; If you remember correctly I told you yesterday that I was working on a report on the Jewish Power Ruling the United States and the World today. Well I finished the report this morning and like I said I am sending a copy of it to Please find enclosed a carbon copy of the report and also a carbon copy of the I would also appreciate any comment that letter that I wrote to you might have to make on this report, for as I told if the Aryan (white) people of the world are not made aware of the danger and destruction that is about to befall them and if they do not Units and stand up and fight due to cowardice, permissiveness, and stupidity the penalty will be death and total "Annihilation" of the Aryan (white) people of the United States and the World. May I also thank you for your time and consideration in the reading of this report and any comments that you might have to make on it. Heil Hitler

Official Supporter

WHITE POWER ...

6/61

Headquarters N.S.W.P.P. 2507 Horth Frenklin Road Arlington, Virginia 22201 A report on the Jewish Power Ruling the United States

by

Official Supporter

N.S.V.P.P.

b6

WHITE POWER!!!

To: All Fellow Hembers of the White Hace

From: A Concerned Aryan

Subject: A report on the Jewish Power Ruling the United States

Fellow members of the White Race:

This report has been made possible in part due to the efforts of several concerned Aryan people including myself.

Only an ignorant person could say that the United States is not ruled by the Jews. The evidence is massive and overwhelming. The mass of Americans, given only the informatio their Jewish overwhords permit them to have, of course they are ignorant of the facts. Their mentality is to insufficient to grasp the facts, even if they were presented to them. They have been so brainstuffed and brainwashed that they would regard it with indifference, even if they were able to comprehend the facts. Their native intelligence has been inhibited, twisted and warped by their classic education in schools, churches, the press and now the massive idiot making TV's, that it is completely inactive.

Only an ignorant person would say that the Jewish rule of the United States is not destructive, degenerating and injurious, not only to the United States whites, but to human progress.

The terrific crime wave, the dope users, the terrible number of alcoholics, the rettern health of this nation, the excessive taxes, the impossible public debt, the throw-away, give-away program of our Jewish controlled or Jewish puppets in high places, the stupid educational power of the TV and radio and the press, the crooked politicians, the procriminal courts, the administration support of the black savage revolutionaries, the mass of millions of leafers, parasites and incompetents are the result of Jewish influence. The never ending war in Viet Nam, the support of the Jewish murderous-robber invaders of Palestine, and the enmity of the 400,000,000 Arabs against us stems from Jewish control and influence.

Without Jewish support and instigation the Communist menace to our liberties and toworld progress would not have occurred. Under Jewish rule during the last thirty (30) years the United States has had unlimited difficulties.

But -- are the Jews totally to Bleme?? The answer is emphatically NO!!

The cause of this Jewish rule in the United States is due to the ignorant stupidity of the White race which has permitted it. The White race once thought to be the most intelligent of mankind, to have been the product of millions of years of evolution, producing the most magnificent civilization in the history of the world. But this is now a myth.

In spite of a small minority of intelligent whites, without power or influence, this race has degenerated since the turn of the century, into a mass of mixed, cowardly, mudbrained, christlenized, Jewized dummies, bent upon using dope, poisonous tobacco, alcohol, sex-crazed, wasting their energy in excessive sex agitation and incitement and activity (as opposed to normal, natural sex activity which is beneficial and enjoyable),

They are childish minded, spending, much or all of their spare time watching senseless athletic contests of kid-games, where blacks and whites seek to knock each other around, as if it meant anything which side won or which black knocked down which white foot ball player, or succed in knocking a little whiteball the fartherest, or which horse could outrun another. Sport is another name for adult stupidity. Others spend their time workshipping the sexy type of male or female movie star, most of whom are brainless, but puppets in the well known hands of the Jewish movie craps. Others give much their spare time listening to nigger-jungle type noise called music by those to stupid, ignorant, and incompetent to know what music is. 300,000 fans will converge and be whipped up to a sexual frenzy by what some people call entertainers, black or white, able to yell and gyrate enough to arouse the savage sex instincts of the dummies. And millions more listen to the insane jumble of Christian preachers who loot them of billions of dollars of tax free income each year.

The intelligent, and the non-comprehending Whites, working most of their lives to pay the excessive taxes, complete the mess of extra government forms and educate their one, or more children at their own expense wasteing much of their useful lives supporting the hords of incompetent children from worthless humans who raise families from five (5) to ten (10) because they get paid our tax money from the government for doing it, and then they subsidize the raising and keeping of hundreds of thousands of criminals and waste their hard earned money in throwing it away abroad to more hungry bellies on two legs with pigeon like brains. So the White people of the United States have little time to think, much less to try to organize to try to protect themselves.

The reasons just stated should be enough to wake-up and arouse the intelligent mind of the White people, they should be enough to tell him that he has got to pull together and organize himself to survive, they should tell him he has got to fight, to kill if necessary, but no matter what, they should tell him that he has got to do something, but if the reasons just stated still do not wake him up I will now give him some hard and well proven facts that he may check out if he wants to.

-- OUTLINE OF THE DETAILED FACTS --

	· · · · · · · · · · · · · · · · · · ·	•
The communications of the United States are in the h	ands of the	Jews. The vest maj-
ority of the Americans depend upon their "culture". their	<u>entertainme</u>	nt and their news
from TV and radio of the three major networks.		b6
and all of th	em are Jeus	or course. b7c
46	•	
The		
		۲
		attack upon the
slanted news in which he fails to mention that Jews contr	ol it. does	
	Dwagddant	Richard M. Nixon is
is alleged to be		
surrounded by Jews; saturated with them would be a better	- explanation	
a Beverly Hills Jew, has been quietly appointed		the President
at \$36,000.00 a year with no specific duties.		

--Continued next page-

has been appointed The Federal Reserve
Board, as most people should know, has the power to make or break American businessmen
and is partly responsible for bringing on this present depression with 4,000,000 unemployed
ignorant, stupid dummies, of which are so brainwashed that they are incapable now of
knowing just why they lost their jobs, and this is just exactly what the Jews want. So
far the Jews have been able to create mass confusion among the White people of the world.
· · · · · · · · · · · · · · · · · · ·
Another Jew by the name of who controls scores of newspapers,
without whom many so-called patriotic people claim Mixon could not have been elected, was
almost apon election day, immediately appointed Ambassador to England, one of the most
important if not the very most important Ambassadorships. President Nixon enjoys him-
self on California, and also on
private course when on the east coast. After taking his post, immediately ap-
pointed another Jew, as his chief adde. Common Sense says that
and his father had trouble with the law because of their operation of gambling.
ovens a horse racing sheet and of course has tremendous influence with his TV Guide, which
is the current American bible for the millions seeking their daily Frain-washing of Jewish
propaganda from their TVs.
The state of the s
One of the most revealing books in the nation today is "Newspaper Control in America"
By Robert Homen, and published by the National Socialist Publications, Arlington Virginia.
This report was and is based upon considerable research, but today is not now complete nor
up to the last minute but it does have most of the basic facts as they still stand.
The book claims that an influential minority, constituting only 2.9% of the total population
has achieved dominon over America's newspaper industry". The degree of monopoly does
and will truly stagger the imagination. Also according to this report the independent,
or at least some of the indepent newspapers were put out of business by having gangs of
thugs slug and beat and in some cases even shoot newsboys handling them.
Another note on the Jew This Jew owns TV Guid and it is said
that TV Guide has the second largest circulation in America. uncle allegedly
was sent to a federal prison for an income tax evasion of \$9,500,000.00.
one of the main newspaper controllers in the nation.
Still another Jew with a newspaper chain is who had a suit brought
against him by the Denver post alleging monopolistic violations of the Federal Trade act.
"Upon information and belief, Newhouses present interest in the communications media
emounts to the greatest concentration of power over the dissemination of news, ideas and
advertising which has ever been placed in the hands of one person in the United States".
22 newspapers, 7 television stations, at least 4 PM and 3 AM radio Stations,
20 cable TV stations and 20 nationally distributed magazines, a news gathering and dis-
tribution service known as Newhouse News Service. Newhouse has recently attempted to
filonation solatos knoku sa mamionsa mama aplatos, mamionsa usa lecaucit a combos on
acquire controlling interest in the Honolulu Star Bulletin, the Omaha World Herald, the
Baltimore Sun, the Boston Herald, the Houston Post, the Dallas Times Herald, the Buffalo
Courier Express, the Houston Chronicle, all of the Hearst Newspapers, Newsweek magazine
and the Curtis Publishing Co.
According to Newspaper Control in America was constantly under
the influence of his Jewish employees, executives and advisors who were
was alleged to be the top executive
under Apparently since the death of Hearst his newspaper empire has xxxxxx re-
mained under the elege control of Jave. Nove chart this leter in this renarr-
mained under the close control of Jews. More about this later in this report.

Page	(4)
PRZE	(4)

It is now said that			
Chicago Tribune and another Jew by the	name of		Circulation
at a salary of \$100,000.00 a year.	,	**	b6
The Knight chain of newspapers in	Chio, Michigan, Flor		olina is b ^{7C}
Beacon Journal the	e Knight Newspapers I	, *	, p veron
In many cities indepent newspapers possible labor racketeer demands such a The business went of course to the Jews family which acquired it from the form into every phase of American life, it States Counties, it has a tremendous in (50) copies are sent on a daily basis cluding the Soviet, subscribe to it. It now has a virtual monopoly of newspa	as those which destroish owned New York Tier Jew Seells in 11,464 cities of the White House and The Times is almost v	yed the New York mes, This vast enterpr s and in 84% of a n college profess d 71 foreign emba iolently pro-Jewi	tise reaches all United sors. Fifty assies, in=
The Jewess,	was listed as	the Yash	ington Fost;
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Time Magazine reported as far back as 1962 that although newspapers had droped from 117 to 60, circulation had increased from 45 million to 60 million and more since 1945 and the number of cities with a monopolistic newspaper had increased to over 1,382. Newspaper competition survives in only 60 of the World Countries, 5,911 World cities and in two thirds of these the competition is only token, i.e. between morning and afternoon papers.

The American non Jewish owned newspapers engaged in a ruinous fight to the death, destroying each other, with the result that the Jewish monopolies stepped in and took control. Thus in America, no general newspaper dares to say anything critical of either Jews, negroes or Israel. Infact in most of America the criminal negro savagery and atrocites are mentioned only as criminal acts and the fact that negroes have committed them is exclided from the reports. At the same time the exploits of the Jews and negro athletes, entertainers, and others are glorified. Probably negro atrocities and crimes amount is to 7% of the huge number, but the public is led to believe that most are committed by whites, although the startling freedom with which negro criminals infest the nation without punishment has doubtless encouraged whites to join in the free for all robbing mure dering and looting of the helpless cowardly whites.

Other Jewish owners of Revspapers in the United Stated are the

Even while some of the great newspapers in the world remain in the hands of Non-Jews, almost all invariably are pro-Jewish in their slanting of the news.

Heference must and should be made to the book, "Newspaper Control in America", to see how Jewish advertisers can and do make or break any newspaper which displeases them. It must also be remembered that since the Roosevelt days, the public has been saturated with pro-Jewish propagands, so much so that the average American is almost ready to fight when any thing unfavorable to either the Jews or their control of the nation, or the crime of their invasion of Israel and the murder of its inhabitants and the robbery of homes and farms is mentioned. Thus it can be clearly seen that the news media in this nation is virtually under the control of the Jews, and nothing unfavorable to their viewpoint can or will reach the public except in a very few so-called patriotic publications.

According to United Patriots International of Chicago, Jews control or own 65 of the 80 leading newspapers in America. Every movie company is owned by Jews. They say that, "Jews control the News Media in America." But of course the fact that the Jews control the News Media in America has been well proven in most of the past paragraphs in this report.

A publication that is published periodically under the name of Western Front says that the Jews have taken over the entire TV industry, and asks its readers to write the advertisers that they will not buy any of the stuff advertised on Jewish programs. Some of the more intelligent whites that have gotten sick of the Jewish produced trash on TV, never buy anything advertised for they do not waste their time looking at this brain-washing, idiot makeing thing called a TV. Western Front also says that the Jewish Warner Brothers Pictures is working on a pictyre to portray a Jew as a Messiah. (Of course the mythical Jesus was a Jew although thousands of words by pro-Fryan Christians have been written to prove that Jesus was not a Jew.) Western Front states that the Jews closed its Hollywood offices several years ago and caused denial of its meeting rooms.

Western Front, is a pro-Christian publication "dedicated to a Renaissance of Western Culture", it asks "Christ's People to stop buying products in grocery stores, with the small symbol U, Up or K, on the grounds that manufacturers have been "blackmailed" into paying tribute to Jewish rabbis for the right to display this symbols so that Jews can buy the product as kosher." Jews are supposed to boycott any product which does not have the Kosher symbol of approval, which must of course be paid for by higher prices. The Editor of Western Front was severely beaten by five (5) negroes and is still to this day suffering from the assault. He demands that the "robbery" of the United States Treasury be stopped in sending tex free money to Israel.

Common Sense, a patrictic (as they like to be called), Christian paper says, 22 The American book publishing business has become a shameless and contemptible racket. Under Jewish domination its purpose is to make war upon the culture of the White Christian Majority. The stupid Jewish hack writers who dominate the scene are merely the bad currency which drives out the good. American book publishing is a manace to every decent aspiration of the human race everywhere in the world. In the whole history of human literacy, there has been no worse cultural abomination than the American Jewish writer. Time and Newsweek recently glorified the Russian Jewish writer as a great genius, and they continue to publicize Jewish writers on their front cover pages, probably helping to sell the paperback books they publish.

Any concerned white man that wants to, can receive the new matalog of publishers that is put out each month, he will find that most publishers are either Jewish or Jewish controlled. The putrid mess of super-sex, sex degeneracy, marital infidelity, crime and negro revolutionaries glorification, and degeneration generally paralelling the filth of the Jewish controlled movies is revolting to any decent American who would like to see mass knowledge on an intellectual plane. Some of the cover pictures on the books being put out nowshow hot sex embraces, criminal and negro destroyers, and every form of gutter-type stories. Some of the titles of the best sellers are: Run, Baby Run, showing a negro with a knife on the run, it tells of the violence of the blacks by one who turned against it, but it is in reality a textbook of how crime is carried out; Greengage Affair, showing a black loving a white girl; Lassiter, The Man from Lordsburg, showing a man with a gun; Killers Range, showing another man with a gun; Juana, the girl from the Other Side; The Dark of the Soul; The Lady from L.U.S.T., showing a girl half nakedwith a gun.

Kiss Hy Assassin, showing another provocably helf dressed girl with a Gun; South of the Bordello, with still another helf dressed girl with a machine gun; Lady in Heat, showing a naked woman; The Poisoned Pussy, showing still another girl with a machine gun; The Big Snatch, showing a tough girl with a provocative dress drawen back; Confessions of a Piep; Massacre River, showing a man with a rocket; A Novel of the Maffia; Paint Your Wagon, a race mixing picture glorifying white and negro love making. Some of the more recent new titles are: The Autobiography of a Schizophrenic girl; Baby Come On Inside; Ice Show Nurse; Love and the Married Woman; the Crazy Ladies; The Tough Guys. Murder Among Children Kinds of Love; Kinds of Death; and hundreds of similar titles fill the Mews stands, arug stores and everywhere books are sold.

Another Jewish program for race mixing was set forth in a book by a Jew, whose name is Israel Cohen, a Communist spokesman and author of the 1912 book "A Racial Programme for the Twentieth Century". The following extract is in the United States Congressional Record for June 7, 1957: "We must realize that our party's most powerful weapon is racial tension. By propounding into the consciousness of the dark races that for centuries they have been oppressed by the whites, we can mould them to the program of the Communist party. In America, we will aim for subtle victory. While inflaming the Negro minority against the Whites, we will endeavor to instill in the Whites a Guilt complex for their exploitation of the Negroes. We will sid the Negroes to rise in prominence in every walk of life, in the professions and in the world of sports and entertainment. With this prestige the Negro will be able to intermarry with the Whites and begin a process which will deliver America to our Cause." This deliberate program is being carried out exactly and successfully. (From a report by who is a patriot that has been jeiled many times for opposing Jewish national and world control). The Washington Observer says that "Contrary to the propaganda of the American mass media and some confused anticommunists, Communism and Zionism remain two sides of the same coin."

jeiled many times for opposing Jewish national and worl says that "Contrary to the propaganda of the American mommunists, Communism and Zionism remain two sides of t	see modia and some confused anti-
included a masser of Jews in key positions many or show	saying Nixon's campaign staff b7C were expected to fill posts in
the Nixon Administration. Among them were	
Re	MIXOU TEMEGIN CATA TIAM CO TRIAGI
after the owday car with agype, meeting eith intraction	aders and supporting its cause.
Since gaining the Fresidency he has given great financi	al and arms support to Israel.
	,
The bown do all the little day to be a wood of	end
	who is reported by the Cross
and the Flag as being a close associate with	
Alger Hiss,	n creating the United Marions,
or should we say Jewnited Nations. He did in fact appo	int
who was the prime mover in enforcing race mi	xing under the Russing streets

Some of the chief architects of the disastrous "War Policy" in Viet Nam that both were and still are i and Lyndon Johnson by and Lyndon Johnson g appointed by Johnson to the Supreme Court, and then to be representative to the United Nations where he held power during the The Washington Observer says, It is now generally conceded that Kissinger, now not only outranks Secretary of State Bill Rogers, but also Defense Secretary Mel Laird, and some even would go so far to say that they believe even President Richard Nixon himself. As everyone knows Kissinger is the man closest to Nixon, he is at the President's side when he travels and goes with him on vacations and also on the golf course with him.

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tions, and the Disarmament Agency.
quit to enter the Brookings Institute, where he will and is handling a Federal be
Contract, is the top Kremlinologist, is a specialist in b7C
Soviet and African affairs, was a former and did in fact
handle international economic affairs and was with the Council on Forsign Relations. Some
of the others of the kept by President Nixon are:
as any intelligent man that can read can tell
mant of these men are in fact Jewish. Western Front also reported that
Detroit arranged a meeting with 40 American Jewish leaders and Secretary of State Rogers
and President Nixon, in which Nixon pledged even more substantial aid to Israel in its be
A supplied to the supplied to
past and forthsoming invasion of Egypt. b7c
The Washington Observer also reported thate "Photostatic copy of a document acknow"
America was in fact passed from hand to hand among the "New Leftists" throughout the United
States of America". The who is also a member of
the clandestine Haganah the assin gang that murdered British Colombal officials in Pale
estine and killed Arab village leaders and their families by bombing their homes at night,
and personally killed many survivors of the bombings, including women and children. It
is said that it is his policy to massacre whole Arab villages whenever a sniper fires from

In December of 1969 Israel's Frime Minister Golda Meir came to Washington to secure more aid, (money and arms), for Israel. She was entertained at a Grand State dinner by President Mixon. Among the co-called guests were! Leonard Carmet, Mixon's law partner, and special consultant, William A. Waxler the International President of the B'nai B'rith, Jacques Torczyer President of the Zionist Org. of America, Phillip Hoffman a Board Chairman of the Jewish Committee in America, Arthur J. Goldberg the former U.S. Ambassador to the U.N., David Cinsberg, Washington Lawyer Lobbyist and registered agent for Israel, Bernard J. Lacker President of the New York Stock Exchange, Rabbi Herschel Schacier, Rabbi Jax Schenk, Irving M. Felt the Chairman Madison Square Garden Corp. and Hotel Corp. of America, Jacob Blaustein the Founder of American Oil Co., Morris B. Abran the Presient of Brandeis University, Max H. Fisher the special consultant to the President, William J. Feldstein a dress manufacturer, Benjamin Fixman the President of Diversified Metals Corp., Lewis L. Strauss the Director of American Conservative Union and the biggest money backer of Mixon's campaign, Senator Jacob Javits RENY, Senator Abraham Ribicoff D-Conn, Congressman Seymour Halpern R-NY, Congressman Leonard Farbstein D-NY, Congressman Sidney R. Yates D-Ill., and Arthur F. Burns plus a few cabinet officers. Prime Minister Golda Meir should have felt almost right at home with all of those Jews there. It was said at one time that the Jews and Israelis were both satisfied that Nixon had committed the U.S. strongly enough to them and that they were happy, but not any longer, all one has to do is just look around himself and he will find out.

As every person in America can see President Nixon is very closely surrounded by the Jews and is also very friendly to the Jews. It can also be very plainly seen that the Jewish plans saturate the White House atmosphere at all times of the day and night. It now can also be seen that the Ten million Whites who opposed mongrelization, high taxes, crime, massive Jewish backed Negro atrocities and destruction of their liberties are voice-less and taking a terrific beating at the hands of the Nixon administration. It should also be noted that the Jews sit on both the Democrat and Republican places of power and that President Nixon never calls the representatives of the harassed White people of America to a conference.

Jewish influence in Congress is hindering the investigation of negro	riots and their
instigntion by Communist forces. The	presumably a
Jow is adament in his refusal to link riots with Communists. Under Jewish	Semator Abe
Ribicoff, a acting chairman of the Subcommittee "investigating" group,	fired four
"highly competent" investigators that insisted upon bringing out the pro-c	ommunist influ-
ence on the black revolutionaries.	; *

Judging from the names of the ten top officers of the American Civil Liberties Union, six (6) of the ten (10) are Jews. Most of the lawyers in this highly powerful organization which supports the "rights" of the negroes, criminals, draft dodgers, rioters and other trouble makers are Jews. The Union's attacks upon officers accused of violating the civil rights of the negroes and Jewish criminals being arrested is costing the taxpayers tens of millions of dollars annually. The Union has a membership of over 140,000 and receives well over \$2,000,000.00 in contributions from its members annually. So far as can be ascertained from its publications, the majority of the Union is made up and dominated by Jews and militant negro groups.

Under the leftist, Jewish influenced government of England, were than 5 willion colore aliens are now in Britain, according to a headline in the Racial Preservation Society News. That paper declares that the British authorities demand the racial suicide of the British People. It tells the sad story of "Gene Drain Dieastrous for Britain", wherein tells because of emigration, the genetic quality of the population is likely to deteriorate. England has its mongrelization problem as has all nations under Jewish power.

which is a Jew is also a leading agitator of negroes and has received substantial sums of money from the Christian Churches to promote integration in various cities. His daughter has led the student demonstrations, site and riots in various California Colleges.

The American Institute for Harrist studies in New York City.

According to the degenerated to the Animal Level. Canada which is largely white has not got this problem that the United States has with 500,000 criminals, mostly black and behind hars, building up resentment and schemes to commit more crimes when their short centences are served and with perhaps another 1,500,000 other criminals reaming the streets almost unimpeded. In the United States public morality has sunk far below the animal level for animals do not murder, rob and commit assualt for a pastime, but they do kill and steal for food and the great majority of them only seek to live in peace on their vegetable diets.

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Then we have who came to the defense of the criminals and said that if any heavest sentences were imposed upon the criminals they would become still worse embittered against society. He said that he favored more leniency. In the United States where crime is becoming more highly profitable and sentences more short, leniency has caused an overly enormous increase. Such judges sympathetic to criminals are of course one of the main causes for the terrible increase in crime today.

The Jews even have control over courts such as they are, in fact the Jews predominate in Judgeships out of all proportion to their numbers in the population. One of the main reasons for this is, is the fact that the Jews also predominate as lawyers, and one has to be a lawyer to be a judge, "that is another Jew law". There is also a disproportionate number of Jews in the Federal Judgeships. There is practically no representatives of the pro-white anti-segregationst Americanson the bench.

Under the appointment of leftists pro-Jevish national administrations for the last 40 years; judges have ruthlessly destroyed the liberties of the decent people of the nation and given aid and comfort to the negro criminal and destructive forces of the nation. I will show a couple of recent classic examples of Jewish rule in the Courts of today.

In the case of the 7 alleged conspirators to disrupt the Democratic Convention. The Judge that sat on the Bench was Julius Hoffman and he is in fact a Jow. The defendants. and David Dellinger are also Jews. the other three defendents are possibly Jewish, but none the less they were backed with Jewish money and power. It is believed that the J.D.L. put up the money to pay them for wife put on a real good show ell during the trial sitting their criminal acts. in the very front row of the court room weeping and crying for him and the benefit of the female turors, and the spectators including the Jewish controlled press. Dellanger's also put on a pretty good show for everyone that was present by going into a real good crying spell just shen he was about to be sentenced. The negroes and other Jews also did pretty good in the line of acting in the court room by yelling and screaming during the trial. (It should be noted that under no circumstance and at no time will anyone ever find an "Aryan or his Family" putting on such a disgraceful show in any Court Room at any time.) One of the defendants "a negro" called the Judge repeatedly, a "Fascist Racist pig". He was sentenced to 16 cases of contempt at three months each for each count. But his case was called a "mistrial", and that ment more expense to the taxpayer, as the case must come to trial again. Not only did the defendents express a total contempt for the court and the laws of the people, but their attorneys were contemptuous according to the Judge that said the defendents and their attorneys made a complete mockery out of the trial.

The jury made up of ten women and two men, decided that five of the criminals were guilty and let two go. It should also be noted that when women sit on a jury they are famously notoriously light and sympathetic toward criminals, especially so in this case since the Jewish women here had put on such a show for them with all of their crying and veoping.

There was a total of 200,000 pages of transcript on this trial all single spaced, b7C which must and will be paid for by the taxpayers as this case is going to Appeal. The taxpayers will before this case is all finished spend perhaps a total of a million dollars paying court costs, attorney fees for the convicted men's attorneys, costs of appeal, and the costs of the prosecution. The defendants did receive sentences that ranged from 8 to 29 months for their contempt of court disruptions. These criminal acts have cost the taxpayers a million dollars in law enforcement costs. The Jews having no recard for the law or the courts have conducted a continuous program of disturbances.

The Jews having no recard for the law or the courts have conducted a continuous program of disturbances.

The Jews having no recard for the law or the subject to the Jews. The defendent's lawyers are also Jews, their names are: William H. Kunstler and

The attorneys, Judge and defendents all Jews, will cost the taxpayers terrific and large sums of money. Even if by some fluke the Jews are sentenced to prison the taxpayers will have to support them and possibly their families for the duration of their incarceration.

Now let us look at another case of Jewish power in our courts today. In the resent decision by a Jewish Judge in Los Angeles ordering the Los Angeles School Board at a cost to the taxpayers of more than \$40 million dollars to desegregate the schools of that negro-blighted city. By segregation the Judge meant that it is a crime (against the Jewish law), that some negroes live in their self-made Chettos and that it is a crime, (again against the Jewish law), that the whites had fled to the suburbs to excape the negro murders, riots, burnings, and assaults on themselves and their children and lived fifteen to twenty five miles away from the black savages.

The Judge also said that it was a crime, (once again against the Jewish laws), that the whites of that area were creating all white schools and leaving the black savages to fight among themselves in their own ghetto schools. Yes this is a crime according to the Judge that ordered the school board to haul negroes to white schools, and the whites to the black jungle schools in conformity with the decisions of the Warren and Berger Court and the other Courts, of which most are dominated by the Jews with a few negro jurists. Judge in Los Angeles, California who was so greatly glorified by the Los Angeles Times and other newspapers for his decision to haul the blacks and whites all over the area to enforc mongrelization, rape, murder, and more is Jew-Judge Alfred Gitelson. The attorney for the Los Angeles School Board said he would appeal the case and that it would cause "disastrous economic effects. " He estimated the cost at more than \$40,000,000 the first year and more than \$20,000,000 each year there after. He said that to take \$40,000,000 out of the current revenue would be destructive to the school system. The people of that racial area have refused to vote bond issues and increases in tax rates and the schools are squeezed with heavy increases in costs by teachers strikes demanding more pay and bonuses for teaching in black schools, and there has had to be heavy expenses added because of negro vandalo ism in breaking windows and other destruction. They have had to hire extra guards to protect the teachers and white students.

In San Diego California, a white Judge said that the school board was not guilty of segregation in allowing children to go to their own neighborhood schools. However, the California Attorney General and the negro attorneys from the A.C.L.U. and various attorney generals from the South appealed the case. The conclusion is foregone when it getsto the California pro-negro, pro-lew, anti-white, leftist Supreme Court. Even if the Court by some fluke should decide that the San Diego School Board had not acted against the Warren Court, the case will wind its way to the Berger Court and the hauling of blacks to white schools will be ordered. Also in San Diego a white principal in a predominately black Examples achool was knocked to the ground and beaten by savage black students and their parents. It was reported that the principal did lose an eye as a result of the beating they gave him and to date there still has been nothing done about it.

The evidence of and on the Jewish Power Ruling the United States is both massive and overwhelming. Even during the writing of this report the evidence has continued to pile up. Of course the whole matter is one of continued disruption and total destruction. No matter how much the Jews and the Communists and the Nigger savages get they demand still more as long as it will lead to the total destruction of the country and the Aryan race.

As any intelligent white man can see, there is a warning in this report. The warning is this: "If the people of the White Race do not unite and stand up and fight, it will mean the total "Annihilation" of the White People of the world.

BUT-- ARE THE JEWS TOTALLY TO BLAMET!

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1 of 2 CONFIDENTIAID Las angeles, Call Mar. 13, 197. on Thursday nov. 11-1971 the Los augeles Chapter, Black Liberation Commission of So. Calif district Communist farty told a meeting at the home on Low augates. The meeting was and & File. b7C The Convention preparation discussion. no one was present that attended the Rank & File Conference held in Berkely, Calif. Other Comments Came from free press, which mainly talked about the wedge freez Creticism seem to be the me Campaign. It was decided that very little is being done in the district of So. Calif. bueil Courson said this has Lean rouses the cleb but meets Opticism from '/- /3-/97/

CONFIDENTIA Shirley Taylor. She said this is are attack on Leadership and its wrong. The Church Leadership was Critized for part speaking out in the a member of Cevel Leberty union has notified or sent letter to all Black Churche asking support for miss one reply, it was stated but allo Critical the group that Critical the Cheerehas. She states that it is corones, the Party don't Contribute any thing to Churches but when it comes to the masses the Church is all ways or should be in the front. a proposal from the Commission recommending the So. Calif. district stage a general membership and a fact sheet meeting around stating her Position as a Communist. Bill Taylor has forestated that a resolution he presented in sea Convention discussion, he ask that meet with him a mearing the respu of Commission was elected as

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DECLASSIFICATION AUTHORITY DERIVED FROM FBI AUTOMATIC DECLASSIFICATION GUIDE PEACE ACTION COUNCIL OF SOU N CALIFOR DATE 01-20-2015 555 N. WESTERN AVE., LOS ANGLES, CA. 90004 F42M28K35 MINUTES COORDINATING COMMITTEE MEETING, WED., OCT. 27, 1971, & P.M., HELD AT P.A.C. OFFICE, 555 NORTH WESTERN AVENUE, LOS ANGELES, CA. PRESENT: RONA FIELDS TRV SARNOFF MARTIN HALL MANNY HARRIMAN ED ALTRIAN DICK MEYERS ELSIE MONJAR CONFIDENTIAL JAMIE NEWTON EVELYNNE PERRY LEAH PINCUS SOPHIE SILVER JOAN SIRMONS TIM BRICK NATHAN SARNOFF PAM STANLEY STAN DI ORIO FRED COOKE LYNNE VAIL CELIA HARRIMAN PAT ARNOLD DOROTHY HEALEY **PLANCHE SPINDEL** EXCUSED MARILYN KATZ KEN JACKSON Meeting called to order at 8:15 P.M. by Irv Sarnoff, chairman for the evening. Adoption of proposed agenda as mimeographed. 1) Amchitka Atomic Test: Concensus to hold protest demonstration Monday, Nov. 1st at Federal Building, 310 N. Los Angeles St., 12 noon on. Format: picketing with signs, leafletting, and visits to A.E.C. to protest test. Japanese Americans to organize demonstration Friday for maximum visibility and to publicize Monday demonstration. Concensus to issue leaflet. Also send wire in name PAC to Nixon. 2) Set The Date Campaign. Cont rists being broken down by Congressional Districts for participation in that pa of campaign. 3) Nov. 13 Regional Conference. Concensus to hold conference 12 noon at PAC office asking outlying areas to have two people stay over from each area for exchange of experiences, etc. Housing to be arranged if needed. 4) Tabloids: 150,000 printed. 70,000 distributed. 20,000 going north this weekend to outlying areas and trade union conference in Berkeley. 5,000 for G.I. project at Norton, March AFB, and 29 palms. Arrange for college distributions, airport, and downtown areas, headshops, etc. 5) Telephone Tax Suit. MSC that P.A.C. join suit instituted by Claremont Goalition. MSC. Refer to staff question of policy on payment of telephone tax on PAC phones in consultation with tax lawyer. Concensus that PAC not pay telephone tax. 6) November 6th. reporting. Difficulties in working with Out Now Coalition. Concensus that we work out certain minimal demands. MSC: To meet again with b6 Out Now Coalition in effort to work out differences; to send letter as drafted; to request two-way split on collection; to draw up specifics of PAC responsibilities for Nov. 6th; to distribute Nov. 6th leaflets along with Tabloids. 7) Nov. 9th action. Irv Sarnoff reporting. Agreement to hold demonstration at Boverly Wilshire, 5-9 P.M. Format: "Salute To The Poor"; sale of FAP dinner @ 14¢ rice and tea. Green Power and House of Hospitality to propale. Sponsor: Ad Hoc Coalition of C.W.R.O., Labor, P.A.C. Vs. Nixoneconomics. Press Conference Mon, Nov. as spokesperson. Also present: Religious groups, PAC, Vets, 8, with Tride Unions, CWRU, etc. Non-violent civil disobedience not sponsored by Ad Hoc Committee. Apple sales alone Wilshire during day to dramatize plicht of poor. ments: Signs, 8) Request that PAC affiliate to Prisoners Defense Coalition. reporting. Concensus: Table until obtain more information of various prisoners groups. 9) Request that PAC endorse program of L.A. Womens Abortion Action Committee for rereporting. Concensus: table for now, but send peal of abortion laws. letter to WONAAC re policy problem involved. Refer to staff re recommendation. 10) Media. reporting. Urged use of talk shows to publicize actions; 11) EIPJ Banquet Nov. 7. No action taken. Agreement to publicize. MSC to adjourn. b7D CONFIGENTIAL

DECLASSIFICATION AUTHORITY DERIVED FROM: FBI AUTOMATIC DECLASSIFICATION GUIDE DATE 01-20-2015

Memorandum

TO : SAC, LOS ANGELES (100-3267)(C)

DATE: 11/22/71

F42M28K35

FROM :

SA GILBERT G. BENJAMIN

SUBJECT:

AMERICAN CIVIL LIBERTIES UNION (ACLU)

IS - ACLU

The following information was telephonically furnished the writer on 11/22/71 by a special fund-raising affair for the ACLU at the Playboy Mansion West (the west coast residence of Playboy publisher HUGH HEFNER) from 8:00 PM, Saturday, November 20 to 2:00 AM, Sunday, 11/21/71.

Playboy Mansion West is located at 10236 Charing Cross Road, Los Angeles 90024. Admission was \$500.00 per couple.

During the evening it was learned that HUGH M. HEFNER's father, is reported to be the Treasurer of the Playboy business. HUGH also has a brother, who has a bedroom in this Playboy Mansion West. HUGH's own bedroom suite is always locked, and has its own doorbell, which must be rung in order to gain entrance to his bedroom suite.

Among those in attendance were the following:

DICK SMOTHERS ANTHONY QUINN **b**6 LLOYD BRIDGES. SALLY KELLERMAN RYAN OLNBAL (with a colord female as his date) b7C b7D CARL REINER. RICHARDWIDMARK LORNE GREENE Councilman THOMAS BRADLEY Congressman PAUL McCLOSKY
PAT BROWN, JR (Secretary
of State of California) BURT LANCASTER TONY CURTAIN, and wife RALPH NADER WALTER MATHAU CHARLES/LUKE McKISSACK (attorney) MILTON BEELE

Source noted that spent a considerable amount of time together in one of HEFNER's bedrooms, at the Playboy Mansion West.

1 LA 100-3267 (ACLU)
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OPTIONAL FORM NO. 10 MAY 1982 EDITION GSA FPMR (41 CFR) 101-11.6 UNITED STATES GOVERNMENT

DECLASSIFICATION AUTHORITY DERIVED FROM FBI AUTOMATIC DECLASSIFICATION GUIDE DATE 01-20-2015

Memorandum

: SAC, Los Angeles (100-3267) TO

DATE: 12/29/71

F42M28K35

FROM : SA GILBERT G. BENJAMIN

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

SUBJECT: AMERICAN CIVIL LIBERTIES UNION(ACLU)

EXCEPT WHERE SHOWN OTHERWISE.

IS - ACLU

The following information was furnished during the afternoon of Wednesday, 12/29/71, by has furnished reliable information in the past:

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A press conference was held at the Grecian Athenian Room of the Los Angeles Biltmore Hotel shortly after 10:00 AM today, which/lasted about 45 minutes. The press conference was called by the American Civil Liberties Union (ACLU); with HARRIET KATZ, press chairman, in charge of the prepared press release's handed to the members of the news media present.

The press conference was attended by representatives of three different télevision channels; and 10-12 additional news media personnel.

Three individuals spoke at the press conference, as follows:

JOEL SILVERSTEIN - who identified himself as "a member of the University of Michigan Student Government Council.

DOUG McHENRY * who was identified as the present Student Body/President of Leland Stanford University. source noted that McHENRY was the only Negro repre-

sented at the press conference.

ABRAHAM LINCOLN WIRIN - General Counsel of the ACLU of Southern California.

From the questions asked of the above three individuals by the news media, and through copies of the prepared press releases distributed, it was learned that the reason the press conference had been called was to publicly announce that the ACLU of Southern California had filed suit in the Superior Court, Los Angeles, on 12/29/71, on behalf of the University of Michigan Student Government Council to bar the University of Michigan from preventing an antiwar demonstration by the University of Michigan Band during the halftime show at the Rose

<u> 100-3267 (ACLU)</u>

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Bowl Game, January 1, 1972. WIRIN announced that the suit was being filed on behalf of Plaintiff's REBECCA SCHENCK, President of the Michigan Student Government Council (who was not present), and JOEL SILVERSTEIN, member of the University of Michigan Student Government Council, who was present. Defendants in the suit, according to WIRIN. will be:

ROBERT FLEMING President of the U. of Mich.
MICHAEL RADOCK Vice President " " "
DON CANHAM Athletic Director" " "
GEORGE CAVENDER Band Director " "

SILVERSTEIN announced that REBECCA SCHENCK, President of the University of Michigan Student Vovernment Council would arrive in Los Angeles at 11:00 PM, Wednesday, December 29, 1971; and that she will be staying at the Hollywood Holiday Inn. A press conference has been scheduled by her for 10:30 AM, Thursday, December 30, 1971, at the Greater Los Angeles Press Club, 600 North Vermont Avenue, Los Angeles. According to SILVERSTEIN she will announce at that time what the action will be, regardless of the ruling of the Superior Court of Los Angeles.

SILVERSTEIN said that the type of demonstration, which the student council is promoting by the University of Michigan Band, is about three minutes in length. It will consist of a formation of alleged Vietnam Veterans on the playing field of the Rose Bowl, during the half time intermission. A playing of an appropriate musical number by the University of Michigan Band; while the Vietnam Veterans release black balloons symbolic of the Vietnam war dead.

McHENRY reportedly indicated his approval, from the standpoint of the student body of Leland Stanford University (the opposing team meeting the University of Michigan in the Rose Bowl football game).

WIRIN indicated the ACLU was seeking a Superior Court hearing on this injunction, for the morning of Thursday, 12/30/71. SILVERSTEIN stated that the Tournament of Roses Committee has remained entirely neutral on this proposal of an antiwar demonstration.

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reported that Sgt. , LAPD Public Affairs Division,	
has refused to approve its renewal.	b6
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October 25, 1971-8.00 Women's Liberation meeting held at Community Center - 1926 Placentia One in Costa mesa. This was a joint meeting with members of the stay between Front of bronge Country. Meeting was prisonaily devoted to lain plans for a meeting between tags and Straight from the head on the 4 th at the Oralum Minitarian Church from 11 AM to 5 P.M. This meeting is to foront for future Contracted between various liberation made the avangement to get the curch for the meeting. also descurred was how to oblain publicity the event. People voluntiesed to Contact rad stations and newspapers to arrowse the College Compuses, but notices in markets and landermate. a woman named said she would get in touch with Jaguna Beach to obtain names in might Contact to attend the Isheeti on the Serval R There of the You women offered the use of their whome nearbers to be used on the is a droma student Joing to try to form a Women's Liberation of the college. There were about 21

women attending on Monday Night. Theywere -fre ann Whites a student att M.C.D. Judy Borg -Connie Newmon Barbara Connely and Cledron Oith all the others' were Say would. It was mutually agreed to avoid any political discussions at the slee. 4 th meeting not to alivate anyone, b7C

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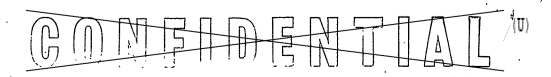
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FIRE AND POLICE RESEARCH ASSOCIATION OF LOS ANGELES

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NEWS

WHAT YOU BELIEVE DEPENDS LARGELY UPON WHAT YOU BELIEVE IN!

VOL. 10

DECEMBER - 1971

NO. 10

A CLOSE LOOK AT THE "AMERICAN CIVIL LIBERTIES UNION" (ACLU)

Directives for all Public School Children
December, 19??

Burn the flag - - Burn your draft card - - But don't let us catch you burning the candles of the menorah in your school.

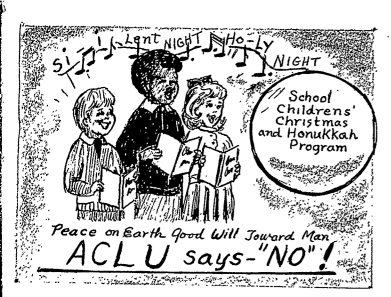
You are forbidden from portraying Mary and Joseph with baby Jesus on the public school stage - - But you may sing "Jingle Bells" - - and your adult parents, attending the program, may enjoy their marijuana during intermission.

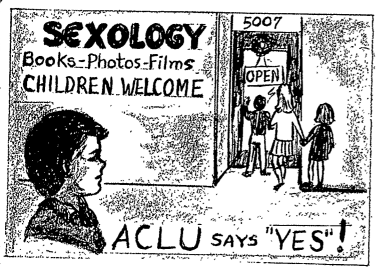
NO - that isn't quite the way it is today. But if the American Civil Liberties Union should be successful in their battle for what they term our "rights," these preposterous directives could very possibly come into practice.

The ACLU, in their self-appointed role as "guardian of our freedoms," has decided that our public school children should be protected from singing "Hark! The Herald Angels Sing" and the display of a menorah in the school room.

On November 17th, the Southern California ACLU sent out a massive mailing informing all public school administrative personnel that "any direct or indirect program of religious indoctrination" would be a violation of the First Amendment. According to the six-point guideline compiled by the ACLU, school observances of Christmas, Easter, Chanukah, or Muslim holy days as religious holidays are contrary to the principle of separation of church and state. School administrators were further warned that attempting to balance Christmas observances by the inclusion of Chanukah observances would be considered equally unlawful.

When these guidelines came to the public's attention, it evoked a storm of controversy, and many (continued on page 2)





parents were aghast that a private organization was interfering with their children's schools.

On the whole, the public has little knowledge of the vast scope of the ACLU's activities. Only by reading their own publications can one see the extent of their interfering hand. Anyone who has watched the ACLU over the years would readily see this current Christmas pronouncement very much in keeping with their general philosophy.

WHAT IS THE ACLU?

In their own brochures the ACLU describe themselves as "the only national organization devoted solely to the preservation and strengthening of the freedoms guaranteed to us under the Bill of Rights. Court tests of civil liberties principles embodied in the Bill of Rights are the major business of the ACLU. We do not defend individuals as such; we defend principles "(emphasis added).

What are these principles that the ACLU deems worthy of their defense?

A look at the record of the ACLU will perhaps best explain how they interpret our rights and freedoms encompassed in the Bill of Rights.

THE ACLU'S STAND ON OBSCENITY

The ACLU is very explicit in their interpretation of "freedom of speech." They contend that all forms of expression are entitled to the protection of the First Amendment and that only such utterances can be restricted which "create a clear and present danger." (Civil Liberties, 6/64)

-- In June of this year, the U.S. Supreme Court ruled by a 5 to 4 decision that the well known "4-letter word" has the protection of the First Amendment. (The four dissenting Justices were Black, Blackmun and Chief Justice Burger, with Justice Byron White dissenting in part.) There is no question that it is the Supreme Court that must bear the responsibility of this decision. BUT - how many people knew that it was the Southern California ACLU, through their attorney Melville Nimmer (a UCLA law professor) who fought the original conviction upheld by our Court of Appeal. And it is safe to say that this case would never have reached the highest court in our land without the financial and legal backing of the ACLU. The case goes back to April of 1968 when Paul Robert Cohen was arrested for parading around the halls of the Los Angeles County Courthouse displaying a jacket emblazoned with the slogan "F--- THE DRAFT." Subsequently Cohen was found guilty of "disturbing the peace." Nimmer's argument in defense of Cohen maintained that the stridency of the slogan was necessary to convey the depth of his opposition to the draft, and that obviously he was not advocating "sexual intercourse with the Selective Service System." California's Court of Appeal had upheld the conviction and the California State Supreme Court in December, 1969, refused to hear the case. But this did not deter the ACLU; their perseverance won them a hearing before the U. S. Supreme Court and a resulting victory. This battle for legalizing the "4-letter word" took almost 33 years; but the ACLU considers this as time well spent as they have now established a precedent case which will (continued on page 3)





give us the freedom to display our emotions with unorthodox words in public (i.e., schools, libraries, etc.?). As ACLU attorney Nimmer stated: "Their (Supreme Court) decision in this case will be significant in regard to the widespread use of four-letter words now in political speeches." We might point out that when the Supreme Court decision was handed down in June('71) the news media completely overlooked the prominent role that the ACLU played in the case. This is not an isolated incident on the part of the media; and it is for this reason that the public in general is completely unaware of the ACLU's extensive activities.

- - When the city of San Diego adopted an ordinance designed to outlaw the distribution of pornographic material to minors, a representative of the American Civil Liberties Union called the ordinance "censorship of the worst kind." (Los Angeles Times, 10/15/65)
- - In Torrance, California, an ordinance was adopted prohibiting the distribution of obscene iterature to juveniles. The ordinance was attacked by the ACLU on the grounds that it viotes guarantees under the First Amendment. (Daily Breeze, 5/18/66)
- - Testifying before the House Subcommittee on Postal Operations, the ACLU opposed proposed legislation which would prohibit mailing certain kinds of publications to minors and to anyone living with a minor who does not request the mailing. The ACLU argued that such legislation would threaten free expression rights of publishers and distributors of information and ideas. (Civil Liberties, 12/69)
- -- Bans on the exhibition of "unsuitable" films and the sale of "unsuitable" books to children were attacked in the U. S. Supreme Court in an amicus brief of the ACLU. In opposing censorship even for children, the ACLU stated: "Authentic competition among opinions, a primary object of the First Amendment, benefits children as well as adults. If children hear only orthodoxy, they cannot be magically transformed into rational adults..." (Civil Liberties 1/68)
- -- The right to import "immoral articles," prohibited by the Federal Tariff Act of 1930, was defended by the ACLU in New York. The ACLU brought suit against Postmaster General Winton Blount and won the case. (Civil Liberties, 3/70 and 7/70)
- --- In 1969 the ACLU of Southern California came to the defense of college teacher Deena Metzger when she was dismissed by the college trustees for using a poem "Jehovah's Child" as classroom material. (Mrs. Metzger had written the poem.) Former Chief of Police Tom Reddin on his Channel 5 commentary described "Jehovah's Child" as follows: "It is sacrilegious, It speaks of fornication and oral copulation and alienation and, as one critic who has come to its defense says, it employs an abrasive, gutter idiom in order to achieve its sharp response of mouth-opening, Jacobean horror." The court decided in Mrs. Metzger's favor and she was reinstated in her teaching position. When the Board of Trustees appealed the case, the ACLU promptly (July 9, 1971) filed a friend of the court brief against an appeal. Regarding the case, ACLU attorney Hilbert Zarky stated: "academic freedom is one of those precious liberties which must be safeguarded against any unwarranted intrusion-regardless of how uncomfortable the would-be intruder may feel in having to give recognition to the basic rights of others." (ACLU Open Forum, 1969 and 1971)
- -- An ordinance in Kenosha, Wisc., prohibiting minors from attending "adults only" movies, was challenged in court by the ACLU. (Civil Liberties, 1/71)

THE ACLU AND MARIJUANA

- - The national office of the ACLU asked Congress to legalize the use and possession of marijuana. (Los Angeles Times, 2/19/70)
- -- The ACLU of Southern California condemned the present laws outlawing marijuana and has recommended the drug be regulated as is alcohol. Their statement pointed out that "current sanctions relating to the use, possession or sale of marijuana are unjustified..." (Open Forum 4/69)
- -- In July of this year, the UPI reported that the Northern California branch of the ACLU had agreed to sponsor a bill legalizing the sale and use of marijuana in the next session of the California Legislature. (Glendale News-Press, 7/23/71)

 (continued on page 4)

 Page 3

FREEDOM OF RELIGION - - AS THE ACLU SEES IT

- --- The ACLU filed suit in Los Angeles Superior Court testing the constitutionality of the words "under God" in the Pledge of Allegiance. The suit was filed in behalf of a Los Angeles high school teacher. The court ruled the teacher did not have to lead his classes in the Pledge as a condition of employment. (New York Times, 6/20/63)
- -- In Camden, New Jersey, the ACLU challenged the constitutional right of the federal government to pay chaplains to teach religion to servicemen. (Los Angeles Times, 9/15/63)
- - The ACLU objected to a bill that would require military enlistees to swear before God their allegiance to the Constitution. (Civil Liberties, 9/61)
- - The ACLU protested the recitation of prayer and grace aboard U. S. Navy vessels. (ACLU NEWS, Oct., 1963, San Francisco)
- -- The ACLU raised their objections to the Army's "character guidance program," charging that the lectures conducted were being used as religious indoctrination. The ACLU objected to the reference of such-words-as-"Supreme-Being," "Creator," "God," "faith," and "spiritual values." Defense Secretary Melvin Laird notified the Army to ignore the ACLU's demands. (Los Angeles Times, April 4, 1969)

RIGHTS OF HOMOSEXUALS

- --- Federal restrictions on the employment of homosexuals were challenged by the ACLU Foundation in two cases before the U. S. Supreme Court. One case involved the security clearance of a homosexual employed by a firm that contracted with the government. The other case involved the civilian employment of a homosexual with the Department of the Army. The ACLU does not subscribe to the reasoning that sex deviates are highly susceptible to blackmail.

 (Civil Liberties. 5/70)
- -- In 1969 the ACLU made their first attempt to establish the legality of all sexual acts committed in private between consenting adults. Volunteer ACLU attorney Melville Nimmer took on the case of a school teacher whose teaching credentials were revoked by the State Board of Education after he admitted to privately engaging in consentual homosexual acts. The ACLU contended that his action should not be considered a violation of the Education Code which provides for revoking teacher credentials for "immoral" or "unprofessional" conduct and "acts involving moral turpitude." Nimmer argued that the state law was an invasion of privacy, and that the teacher's conduct did not rationally relate to his ability to teach. The ACLU won this case when they succeeded in getting it before the State Supreme Court with the resulting decision of 4 to 3 in the teacher's favor. (ACLU Open Forum, 1969)

THE ACLU AND THE RIGHT OF DISSENT

- --- New York's flag desecration statute was challenged by the ACLU before the U. S. Supreme Court. The ACLU contends that burning the flag would be considered "symbolic speech," protected by the First Amendment. (Civil Liberties, Dec., 1967)
- --- The First Amendment, according to ACLU interpretation, gives one the "constitutional right to be an outside agitator." On these grounds, the ACLU sought to dismiss the indictments of the "Chicago 8" (individuals involved in the 1968 Democratic Convention riots in Chicago). The ACLU argument stated: "...The freedom of expression guaranteed by the First Amendment includes the freedom to agitate, to stir people up, to try to bring about social change...Therefore, since there is a constitutional right to travel in interstate commerce and a constitutional right to engage in agitation, it is possible to speak of the constitutional right to be an 'outside agitator'..." (Civil Liberties, August, 1969)
- -- The ACLU fought and won the right to curse a policeman in Washington, D. C., stating that profanity is good for you. "...cursing relieves tension and provides an emotional safety valve against incidents which might lead to violence..." (Civil Liberties, Aug. 1969)

- -- The ACLU adopted a new policy on civil disobedience cases, saying it would give legal aid to violators of laws which the ACLU considers invalid regardless of court rulings on constitutionality. For example, an ACLU spokesman said, the organization still feels that draft card burning is "a matter of symbolic speech" even though the U. S. Supreme Court has upheld the law. (Los Angeles Times, 2/8/69)
- - The ACLU in Indiana came out for the right of prisoners to engage in civil disobedience to dramatize their complaints against prison authorities. The ACLU filed a federal suit to uphold what they call the First Amendment rights of prisoners. (Civil Liberties, 3/70)
- -- The ACLU of Northern California came to the defense of Black Panther leader David Hilliard when he was indicted for threatening to take the life of the President. Hilliard's speech included the statement, "We will kill Richard Nixon." (Civil Liberties, March 1970)
- -- Jane Fonda and Mark Lane, well known for their attempts to organize the military against the war, have filed suit against the Army for their expulsion from two Washington State Army bases. The ACLU has taken their case. (Civil Liberties, July 1970)

THE ACLU'S STAND ON OTHER ISSUES

- -- When the Postmaster General banned an issue of "The Crusader," a magazine distributed internationally from Peking, he was immediately challenged by the ACLU. Postmaster General Lawrence O'Brien declared the May, 1967, issue of "The Crusader" as "Nonmailable" stating: "The May edition advocates violence by Negroes in our cities. It encourages Negro servicemen in Vietnam to sabotage operations in the field and in their units. It advocates and encourages Negro servicemen to murder their Caucasian fellow servicemen." According to the ACLU, such material falls within the area of protected speech. (Civil Liberties, May 1968)
- - A California state law that prohibits persons convicted of a felony from serving on juries is being challenged in Superior Court by the ACLU with a class action suit. (Los Angeles Herald-Examiner, Nov. 17, 1971)
- - The ACLU decided that the Vietnam war was a "civil liberties" issue and called on Congress to refuse to appropriate money for the war. (Daily World, June 5, 1970)
- - In 1969, George Slaff, serving as president of the Board of Directors of the ACLU of Southern California, called upon the ACLU to admit publicly it erred in expelling veteran Communist Elizabeth Gurley Flynn from its national board in 1940. Slaff described the expulsion of the noted Communist Party leader from the ACLU board as "the single shameful episode in the otherwise distinguished history of the ACLU." (Mrs. Flynn was one of the original founders of the ACLU in 1920) (Daily World, 2/1/69)
- -- When the University of California's Board of Regents attempted to dismiss Communist Angela Davis from the faculty of UCLA, the ACLU came to her defense with their volunteer attorney counsel Arthur Grebow. (Open Forum, Nov. 1969)
- - The ACLU of Southern California was one of the sponsors of the DANIEL ELLSBERG rally on Nov. 12, 1971 in Los Angeles. Ellsberg is awaiting trial on charges of unlawful dissemination of the Pentagon Papers. (Open Forum, October 1971)
- - The ACLU filed suit against Litton Systems, Los Angeles, charging a violation of the 1964 Civil Rights Act when they refused to hire an applicant with a record of 14 arrests (no convictions). The ACLU won the case. (Open Forum, August 1970)
- -- In 1968 the ACLU hailed their victory in a suit in Minnesota on behalf of the Communist Party candidates to be placed on the ballot. -- In 1969 the ACLU in Colorado filed suit challenging underground atomic testing. -- In August, 1971, the ACLU urged the U. S. Supreme Court to rule that the death penalty is unconstitutional because it violates the 8th Amendment prohibition of "cruel and unusual punishments."

 (continued on page 6)

-- The Southern Calif. ACLU has established their own "Rights of Public Employees Committee." This Committee went before the Los Angeles Civil Service Commission in January of this year and recommended that "the civil service policy on arrests and convictions should be scuttled in its entirety, in favor of the guarantee that all qualified applicants will be considered for city employment." The ACLU contended that there is no way to determine in advance any relationship between an individual's efficiency on a particular job and his specific prior crime. (Open Forum, February 1971)

THE ACLU AND LAW ENFORCEMENT

There is no single organization which has consistently over the years devoted the time and effort to handcuffing and interfering with law enforcement than has the ACLU.

The establishment of Civilian Police Review Boards has been a primary aim of the ACLU for many years. At the height of these efforts, the Los Angeles Times on July 19, 1960, in an editorial entitled: "Undermining the Police Force," denounced the ACLU's objectives of setting up what the Times called a "kangaroo court" and a "board that would function as judge, jury and prosecutor." The Times described the Police Review Boards as an attempt to "handcuff the department (police)" and giving "the keys to the ACLU."

For several years the ACLU financed and operated their own Police Practices Complaint Centers. Located primarily in minority areas, their function was soliciting and gathering anti-police information. Without explanation, the ACLU Foundation (tax-exempt arm of the ACLU) closed these Centers in 1970, although similar offices have been set up by local affiliate chapters.

Community control of the police is currently being pushed by the ACLU. In their January, 1971 OPEN FORUM they proposed "civilian participation in police affairs at the local precinct level, ideally with community involvement in determining the particular protection and peace-keeping service required in a given area." In other words, in each area the citizens would decide how the police were to function (a colossal Civilian Review Board in action).

Because the record of the ACLU's unceasing attempts to interfere with law enforcement is so extensive, we will cite only a few of their more current instances.

- --- In January (1971) Los Angeles Police Chief Edward Davis' dismissal was asked in a suit filed by the Southern Calif. ACLU. -- Then in March, the ACLU filed a taxpayers' suit against Sheriff Peter Pitchess, charging his department with "illegal expenditure of funds" for using gunfire in East Los Angeles rioting on January 31, 1971.
- --- The Los Angeles Police Department and the Police Commission are the targets of a pending class action suit instigated by the ACLU on behalf of all black residents of Los Angeles (except for those who have given written notice not to be included). The ACLU is charging "systematic police discrimination in the form of brutality, verbal abuse, harassment, and intimidation."
- - The ACLU's attitude toward law enforcement is best portrayed in a statement by Eason Monroe, the affiliate's Executive Director, as reported in the February, 1971, OPEN FORUM: "...officers of the law have repeatedly provoked violence at demonstrations in Los Angeles at Century City in 1967, at UCLA this spring, in East Los Angeles August 29 and September 16, and downtown January 9."
- -- The OPEN FORUM of July, 1971, reported that a federal district court judge in Los Angeles had turned down an ACLU suit to bar the F. B. I. from maintaining and disseminating arrest records. A similar suit was brought by the ACLU in Washington, D. C. and was successful.
- -- Top priority of the ACLU's concerns is prohibiting all law enforcement agencies from keeping files on agitators and potential rioters. In June of 1970 the ACLU filed suit against the Los Angeles Police Department in an attempt to bar the the department from keeping what the ACLU calls "political dossiers" on militant groups (i.e., Black Panthers, Weatherman, etc.) If our law enforcement agencies followed the dictates of the ACLU, they should not concern themselves (continued on page 7)

 Page 6

"ACLU" (continued)

with information on a particular individual or group who is for unstance advocating bombing public buildings. Not until the actual bombing takes place should the police get involved, based on the ACLU's contention that mere advocacy of bombing is protected by the First Amendment rights of free speech. The mere existence of these files, according to the ACLU, constitutes harassment and intimidation of persons "in the exercise of their rights."

In regard to the keeping of files, the ACLU was jubilant in their victory in New Jersey in 1969 when a Superior Court judge, in a case filed by the ACLU, ordered the State Attorney General and ALL law enforcement officials in the state to destroy their files on persons suspected of involvement in riots and other violence. But in 1970 the ACLU received a setback when the New Jersey State Supreme Court reversed the decision of the lower court. But, here again this will not deter them from continuing in their efforts in other states with similar lawsuits curtailing or banning the police from maintaining files.

THE ACLU AND OUR NATIONAL SECURITY

The record of the ACLU, pertaining to laws and proposed legislation for the protection of this country's security, is too vast to attemt to give any details in this regard. The ACLU has their "watchdogs" keeping close tabs on our lawmakers both at the state and national level.

- - Their fight for the abolishment of the House Committee on Un-American Activities (now called the House Committee on Internal Security) is well known. The ACLU opposes all government investigative committees that concern themselves with exposing Communist and other subversive forces. They have attempted a court case to have the Committee declared unconstitutional.
- - In testimony before a Senate subcommittee in May of this year, an ACLU representative condemned what he termed "McCarthy-era" laws aimed at Communist Party members and their supporters, and advocated that Congress should recognize these laws as "legislative antiques" and to repeal them all.
- - The ACLU contends that being a Communist should not bar an individual from employment in a defense plant.
- - The various Loyalty Oaths, required as a condition of employment in particular fields, have been the target of the ACLU for many years and they have, through the courts, successfully eliminated or watered down the oaths in various states. They originally fought what they termed the "negative" oath where the person had to swear under oath that he did not belong to any organization that advocated the overthrow of our government. Their success then led them to oppose the "positive" oath in particular cases. The positive oath asks the signer to swear his allegiance to the United States, its Constitution and laws.
- - The ACLU supports the "right" of Communist Party members to receive passports for travel aboard.
- - The ACLU has come to the defense of civilian Americans to travel to foreign lands with which we are at war, that we do not officially recognize, or where our diplomatic relations are especially strained.

LIBERTY OR LICENSE?

Earlier this year, Melvin L. Wulf, legal director of the American Civil Liberties Union, appeared before a hearing of the Senate Judiciary Committee in Washington to present the ACLU's views on pending legislation. During the hearing, Senator Edward Gurney posed this question to ACLU's representative Wulf: "Suppose you had a professor in a law school who advocated murder as a legitimate means of population control. Do you think, under the First Amendment, this would be permissible?" Mr. Wulf answered: "Oh yes; no question about it, Senator."

The public needs to take a look at the record of the ACLU.

The record speaks for itself.

TELEPHONE: 662-8139

TOS PUGELES 39, CALIFORNIA 3354 GLENDALE BOULEVARD



EIRE AND POLICE RESEARCH ASSOCIATION OF LOS ANGELES

DECEMBER 1971

FI-PO now Tax-Exempt

The Board of Directors of FI-PO is happy to inform our members and friends that on November 11th we received our tax-exempt status from the Federal government, thus making all contributions to our organization deductible for income tax purposes. Our exemption falls under Section 501 (c) (3) of the Internal Revenue Code.

In regard to the deduction of the \$10 membership dues for income tax purposes, we inquired from our tax consultant and were advised as follows:

"Membership dues paid by a policeman or fireman still on active duty are deductible as a business expense."

"Membership dues paid by individuals, other than active law enforcement and firefighting personell are not deductible as either a contribution or a business expense due to the fact that they entitle the member to receive the benefit of periodicals published by FI-PO. However, a gift made by these individuals which is in excess of the membership dues is deductible as a contribution."

May we suggest to those active firemen and policemen who owe dues to mail in your \$10 before December 31st and thus it will be an allowable deduction on this year's income tax.

FI-PO is currently attempting to raise extra funds to cover expenses during 1972. We are hopeful that our tax-exempt status will be an incentive to many of our friends to remember FI-PO with a donation.

The Board would like to thank our many members who have displayed their confidence in our work through the payment of yearly dues. We hope we can continue to merit this support.

Fred Knepp, President Board of Directors

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INTER-OFFICE CORRESPONDENCE

Los Angeles City Schools

TO:		b 6			Date January	12,	1972
FROM:		b7C		•			
SUBJECT:	ACLU MEETING A	AT WARNER	ELEMENTARY	SCHOOL	•		

The meeting began at approximately 8:20 p.m. and ended at approximately 9:30 p.m. About 65 persons were in attendance.

There were two speakers. The main speaker was Don Freed. He and Fred Okrand spoke regarding surveillance by governmental and local police agencies. They both spoke on the surveillance by the FBI and the local police. They stated that files are being kept on everyone and that the FBI is even using boy scouts to obtain information for them. They also spoke against the LAPD's Basic Car Plan. They stated this plan was just another means for the police to obtain information.

There were no speakers from the audience.

JANUARY 11, 1972

GI:ya

December 9, 1971

Civic Center Permit Office Board of Education, Room H 139, 450 North Grand Avenue, Los Angeles, California 90012.

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Dear

I am writing this letter the West-wood Chapter of the American Civil Liberties Union. pursuant with my discussion yesterday with your office to elaborate the purpose of the meeting for which we have requested the use of the auditorium at Warner Avenue School, and also to change the date listed on the application for the meeting.

Our application requested use of the facility on Thursday night, January 6, 1972, from 8:00 p.m. to 11:00 p.m. We would like to change that date to Tuesday, January 11, 1972, from 7:30 p.m. until 11:00 p.m. We have already cleared and reserved this date for the use of this auditorium at Warner Avenue School with

I trust that this will present no difficulty in the processing of our application.

The meeting will be a general membership meeting of the Westwood Chapter of the ACLU, and open to the public. The specific topic of the meeting will be the constitutional right of privacy and the implications of current interpretations of that right for surveillance and related activities. Our speakers will be Mr. Fred Okrand, Staff Counsel for the ACLU of Southern California, and Mr. Don Freed. This meeting, as most ACLU programs, will be educational in intent, focusing on a particular aspect of constitutional rights as reflected in our society.

Arthur N. Greenberg, President George J. Polinger, 1st Vice President Allan H. Goldman, 2nd Vice President Marvin S. Friedman, Treasurer Ponnid S. Lushlin, Financial Secretary Mrt. John L. Stern, Secretary

Rabbi Leonard I. Beerman Labbi Neil Kominsky Costa Nobel Station Seasyn Schief Co. Executive Director

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Mrs. James K. Smith
Martin Sosin
J. Edgar Spitz
Seymour P. Steinberg
Dr. Martin H. Sternstein
Mrs. Stunrt D. Walzer
David Winkelman

EX-OFFICIO

Robert Well, Past President Prederic A Dmith, Brotherhood President If I can be of any further assistance to you on expediting this application, please do not hesitate to contact me.

Sincerely	vours.

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HOW TO FILE AN APPLICATION

- 1. The application must be submitted in DUPLICATE.
- 2. The information requested from the applicant in each item of the form must be complete.
- 3. Before submitting an application for rooms or auditorium, it is advisable to telephone the school being requested to ascertain the tentative availability of the facility; realize, however, that tentative availability is not an assurance that the requested permit can be granted. Do KOT contact schools for fields, grounds, or gymnasiums.
- 1. Subout both copies of the application by mail or in person as follows:
 - a. If your organization has not been previously granted any permit for school use, your application must be received, at least 15 days but not more than 30 days, prior to the requested date of use by the Administrative Services Branch, Los Angeles City Schools, 450.N. Grand Avenue, Los Angeles, California 90012.
 - b. If your organization has been previously granted any permit for school use, you may submit your application at least 7 days, but not more than 30 days prior to the requested date of use to the Administrative Services Branch, or if more convenient to you, directly to the from which your last permit was issued.

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100-71566 LA

100-31882 100-41178

(FRED FIRESTONE) (ADEX)
(NINA FIRESTONE) (ADEX)
(ACLU)
(FRANK PESTANA)(ADEX)

100-3267 100-26091 100-30833

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CONFIDENTIAL (U)

December 17, 1971 Los Angeles, California

December 1, 1971 (Wednesday)
1251 S. St. Andrews Place
Los Angeles, California
Los Angeles Committee for Defense of
the Bill of Rights (LACDBR),
Administrative Board meeting.

About 25 people were observed attending the meeting: Fred Rinaldo Rose Chernin Jamie Ortega John Uhrin David Fradkin Blanche Fradkin Yetta Marsh Shirley Nelson Aaron Grosberg Abe Bernstein Lena Berstein Nathan Shapiro Jennie Saslowsky Phil Saslowsky Freda Rubin Natalia Ramirez Lupe Ramirez Mack Boyd Jane Boyd Joe Ginsberg Anya Pollack Fred Firestone Nina Firestone

Fred Rinaldo conducted the meeting. They made plans for the annual testimonail dinner.

Rose Chernin reported on California Assembly Bill 528, regulating the employment of (Mexican) immigrants. She criticized the bill and asked people to oppose it.





Rose Chernin said that the ACLU, Frank Pestana, and are preparing briefs chalenging the legality of

AB528.

They agreed to hold another board meeting on Thursday, {||} December 16, to evaluate the dinner.

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Cover Sheet for Informant Report AUTOMATIC DECLASSIFICATION GUIDE FD-306 (Rev. 9-30-69). FBI AUTOMATIC DECLASSIFICATION GUIDE
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CONFLICTION

FRI AUTOMATIC DECLASSIFICATION GUIDE DATE 01-20-2015 F42M28K35 CONFIDENTIAL The Long March 715 S. Park View, For angeles, Call Program, "What Happaning in Clina?" Speaker: Jean Kidwell, introduced of a lawyer with ACLU and member offele U.S.- China Friendslif Ostn. \$1 was clarged at the door Ever 200 were present on the first Place first on the floor in front of the stage and tome sitting on the stage of the stage viewed may have trained audience about 250 & more. about 25% appeared over 50 years of Isit Oriental appearing people the crowd Touragers and about 15% of andrence in mod or diffice Tyle. Present were, Dorothy Healey Attorney Harring, of the ACLU 12-4-71 ₹(**U**):

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CONFIDENTIAL also present, Rolph Horovitz of San Fermando Valley defense affort for angela Davis -Present too, the dangklar of attorney Frank Postana Jean Kidwell said fre recently re- U
turned from Clima but was not any
expert to would tell of her travely X but questions could be asked anytique. The said slided ever not available et but maybe they could have Jother programs for ste would not ield of medicine too extensivally at this time Hidwell Stated she traveled from the U.S. east coust and returned to the W.S. from Hong Kong. host of the talk from about ? PM to 10:30 way on what she saw, in a travelog lype of reports. She said she saw operations use acupuncture and said In. White wh Eisenhowers doctor, came over to her and said China wagnt cut-off from the rest The one's shut off from the wood 12-5-71 CONFIDENTIAL

CONFIDENTIAL Hidwell said In. White was amazed at what he saw and that Rid wife told her, The way the Princye people world so land, it makes her foel exhausted. This drew laughter from the audience, also her statements about Dr. White. She said Clina's evoner are not get on equal footing in China but have XX made great gains. also she stated she visited commones, saying the people are dedicated and living conditions are greatly improved over the past history of client. She said people pay almost nothing for medical care and the doctor isn't fail and if they can't afford to pay for a Story in a storpital, they need not to re-carte free treatment. Kidwell said she had wanted to try acupuncture but couldn't got any of Her regular pains britgot disvrtea. She said the doctor told har Western treatment was good but she talked him into accupuncture and it cared her.

Hidwell said the Chinese work Acid and are very polita. She stated that the Boxer Rebellion was an allempt to throw out the imperialists. She said that China has borned to defend on itself and produce what it needs to improve it's country. Of her return by way of Hong Kong fre said it was a flet doton took she was on a plane with a load of typical anorican towists. This brought laughter too. The one Ding that struck her on, leaving China Joing into Hong Kong said tway bits to paper on that streets for she said Cline was completely clean find the people even in remote circles had a shower were people would heep clean. a question period about 10:45 was to last till about 11PM, so many left the hall. She asked people to sign-up for the U.S. Clina Friendslif assn. ~ 12-6-71

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